

सं• 18] No. 18]

नई किसी, शनिवार, मई 6, 1989/बैशाख 16, 1911 NEW DELHI, SATURDAY, MAY 6, 1989/VAISAKHA 16, 1911

इस भाग में भिन्न पृष्ठ संस्था की जाती है जिससे कि यह अलग संकलन के रूप में एका जा सके

Separate Paging is given to this Part in order that it may be filed as a separate compilation

भाग II—खण्ड 3—उप-खण्ड (ii)
PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़ कर) भारत सरकार के मंत्रालयों द्वारा जारी किए गए सांविधिक आदेश और अधिस्थनाएं Statutory Orders and Notifications issued by the Ministries of the Government of India (other than the Ministry of Defence)

विधि एवं न्याय मंत्रालय

(बिधि कार्य विभाग)

स्चना

नई दिल्ली, 20 अप्रेल, 1989

का. श्रा. 968: — नोटरीज नियम, 1956 के नियम 6 के अनुसरण में सक्षम प्राधिकारी द्वारा यह सूचना दी जाती है कि श्री भीमसिंह इंदोरा अधिवक्ता ने उक्त प्राधिकारी को उक्त नियम के नियम 4 के अधीन एक आवेदन इस बात के लिए दिया है कि उसे पालम में नोटेरी का व्यवसाय करने के लिए नोटरी के रूप में नियक्त किया जाए।

2. उक्त व्यक्ति की नोटरी के रूप में नियुक्ति पर किसी भी प्रकार का ब्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा जाए।

[सं. एफ-5 (27)/89-न्या.]

के.डी. सिंह, सक्षम प्राधिकारी

MINISTRY OF LAW AND JUSTICE

(Department of Legal Affairs)

NOTICE

New Delhi, the 20th April, 1989

S.O. 968.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Sh. Bhim Singh Indore, Advocate for appointment as a Notary to practise in Palam.

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(27) 89-Judl.]

K. D. SINGH, Competent Authority

गृह संत्रास्य

आन्तरिक सुरक्षा विभाग (पुनर्वास प्रभाग) नई दिल्ली, 20 मार्च, 1989

का .श्र. .969 :— भारत सरकार निष्कांत हित (पृथक्करण) श्रीधिनियम, 1951 (1951 का 64) की धारा 4 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए दिल्ली के वाणिज्यिक अधीनस्य न्यायाधीश (कर्माशयल सुधोडिनेट जज) श्री प्रेम कुमार को उनके अपने कार्य के अतिरिक्त उक्त अधिनियम के अन्तर्गत कार्य निष्पादन तथा शक्तियों का प्रयोग करने हेतू तत्काल प्रभाव से संघ शासित क्षेत्र दिल्ली के लिए सक्षम शाधिकारी नियुक्त करती है।

2. इससे दिनांक 26-9-1988 की स्रधिसूचना संख्या -1(3)/ विशेष कक्ष/88-एस.एस- Π स्रधिकमित हो जाती है।

[सं. 1(3)/विशेष कक्ष/88-एस.एस.-II]
कुलदीप राय, उप सचिव

MINISTRY OF HOME AFFAIRS
(Department of Internal Security)
(Rehabilitation Division)

New Delhi, the 20th March, 1989

- S.O. 969.—In exercise of the powers conferred by Sub-Section (1) of Section 4 of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951), the Central Government hereby appoints Sri Prem Kumar, Commercial ubordinate Judge, Delhi, as Competent Officer, for the Union Territory of Delhi, for the purpose of performing the functions and exercising the powers under the said Act, in addition to his own duties, with immediate effect.
- 2. This supersedes Notification No. 1(3)|Spl. Cell 88-SS.II dated the 26th September, 1988.

[No. 1(3) |Spl. Cell|88-\$S. II] KULDIP RAI, Dy. Secy.

कार्मिक, लोक जिकायत तथा पंजन मंत्रालय

(पेंशन वं पेंशनभोगी कत्याण विभाग)

नई दिल्ली, 6 अप्रैल, 1989

का. आ. -770 राष्ट्रपति, संविधान के अनुच्छेद 148 के खंड (5) के साथ पिटत अनुच्छेद 309 के परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और भारतीय लेखा परीक्षा और लेखा विभाग में सेवारत व्यक्तियों के संबंध में भारत के नियंत्रक महालेखा परीक्षक परामर्भ करने के पश्चात् केन्द्रीय सिविल सेवा (पेंगन) नियम, 1972 का कि संभीधन करने के लिए निम्तलिखित नियम बनाते हैं, प्रयात :--

- (1) इन[े] नियमों का संक्षिप्त नाम केन्द्रीय सिविल सेवा (पेंशन) संशोधन नियम, 1989 है।
 - (2) ये राजपत्र में प्रकाशन की तारीख को प्रवृत्त होंगे।
- 2. केन्द्रीय सिविल सेवा (पेंशन) नियम, 1972 के नियम 52 में,—"
 "उपदान की रकम सरकार को व्यपगत हो जाएगी" शब्दों के स्थान पर निम्नलिखित रखा जाएगा, श्रयांत :—

"उपदान की रकम सरकार को व्यथगत हो जाएगी : परन्तु मृत्यु उपदान।सैवा निवृत्ति उपदान की रकम ऐसे व्यक्ति को संदेय हे.मा किहाँ नाम से प्रश्तगत उपदात की बाबत निशी व्यायालय द्वारा उत्तराधिकार प्रमाणपत दिया गया है।"

[संख्या-7/6/88-पी.एण्ड पी. डब्ल्यू.(डी)]

श्राशीष कुमार, उप मजिन

पाद टिपण: केन्द्रीय सिविल सेवा (पेंशन) नियम, 1972 का श्रा.सं. 934 तारीख 1-4-1972 के रूप में प्रकाशित किए गए थे।

नियमों के चौथे संस्करण (जुलाई, 1988 तक शुद्धकृत) को 1988 में मुद्रित किया गया है। तत्पश्चात् उनका मंशोधन पेंशन और पेंशनभोगी कत्याण विभाग को निम्नलिखित ऋधि-स्चना द्वारा किया गया:

त्रम सं. अधिसूचना सं.

तारीख

1. का.ग्रा.सं. 254

4-2-1989

MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES & PENSION

(Department of Pension & Pensioners' Welfare)

New Delhi, the 6th April, 1989

- S.O. 970.—In exercise of the powers conferred by the proviso to article 309 read with clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor General of India in relation to persons serving in the Indian Audit & Accounts Department, the President hereby makes the following rules further to amend the Central Civil Services (Pension) Rules, 1972, namely:—
 - 1. (1) These rules may be called the Centrat Civil Services (Pension) Second Amendment Rules, 1989.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In Rule 52 of the Central Civil Services (Pension) Rules, 1972, for the words and figure "under Rule 50 shall lapse to the Government", the following words, figure and proviso shall be substituted, namely:—

"under Rule 50 shall lapse to the Givernment: provided that the amount of death gratuity/retirement gratuity shall be payable to the persons in whose favour a Succession Certificate in respect of the gratuity in question has been granted by a Court of Law."

[No. 7|6|88-P&PW(D)]

ASHISH KUMAR, Dv. Secv.

Foot Note:—The Central Civil Services (Pension) Rules, 1972 were published as S.O. No. 934 dated 1-4-72. The Fourth Edition (Corrected upti July, 1988) of the rules was printed in 1988. The rules were subsequently amended vide Deptt. of Pension & Pensioners' Welfare Notifications given below:—

S. No.

Nitification No.

Date

S.O. No. 254

4-2-1989

(कार्मिक और शिक्षण विभाग)

श्रादेश

नई दिल्ली, 6 ग्रंप्रैल, 1989

का. था. — 971 केन्द्रीय सरकार, दिल्ली विशेष पुलिस स्थापन अधिनियम, 1946(1946 का अधिनियम सं. 25) की धारा 6 के साथ पठित, धारा 5 की उपधारा (1) द्वारा प्रदत्त शक्तिओं का प्रयोग करते हुए प्ररुपाचल प्रदेश, गोबा, केरल, महाराष्ट्र, उड़ीसा, राजस्थान तमिलनाडु और ब्रिपुरा के राज्य सरकारों की सहमति से, दिल्ली विशेष पुलिस स्थापन

के सदस्यों की शक्तियों और मधिकारिता का विस्तार, निम्नलिखित मपराघों के अन्वेषण के लिए, संपूर्ण अदणाचल प्रदेश, गोवा, केरल, महाराष्ट्र, उड़ीसा, राजस्थान, नमिलनाडु और क्षिपुरा कमशः राज्यों पर करती हैं:---

- (क) श्रण्टाचार निवारण श्रधिनियम, 1988(1988 का अधिनियम म. 49) के अधीन अपराध ।
- (ख) उत्पर वर्णिन घपराधों में से एक या प्रधिक अपराधों के संबंध में उत्तसे सणक्त प्रयत्नों, कुन्नेरण और षडयूंज तथा उन्हों तथ्यों से उत्पन्न होने वाले वैसे ही संब्यवहार के अनुकम में किए गए किसी अन्य अपराध या अपराधों के संबंध में।

[संस्था 228/40/88-ए.बो.डी.(2)]

(Department of Personnel & Training)

ORDER

New Delhi, the 6th April, 1989

S.O. 971.—In exercise of the powers conferred by subsection (1) of section 5 read with section 6 of the Delhi Special Police Establishment Act, 1946 (Act No. 25 of 1946) the Central Government with the consent of the State Governments of Arunachal Pradesh, Goa, Kerala, Maharastra, Orissa, Rajasthan, Tamil Nadu and Tripura, hereby extends the powers and jurisdiction of the members of the Delhi Special Police Establishment to the whole of the States of Arunachal Pradesh, Goa, Kerala, Maharashtra, Orissa, Rajasthan, Tamil Nadu and Tripura respectively for investigating of offences as hereunder:—

- (a) Offences under Prevention of Corruption Act, 1988 (Act No. 49 of 1988).
- (b) Attempts, abetments and consutracies in relation to or in connection with one or more of the offences mentioned above and any other offence or offences committed in the course of the same transaction arising out of the same facts.

[No. 228]40[88-AVD. II]

नर्ष्ट फिल्ली, 7, प्रप्रेल, 1989

का. श्रा. — 972 केन्द्रीय सरकार, दंड प्रतिया संहिता, 1973 (1974 का 2) की धारा 24 की उपधारा (8) द्वारा प्रवत्त गिनितयों का प्रयोग करते हुए, श्री ए. बी. वेलगला प्रधिवकता, मुम्बई उच्च न्यायालय को, विशेष न्यायाधीण, मुम्बई के न्यायालय में डा. श्रार.एस. सावलं तत्कालीम भारताधक प्रधिकारी, हृषि वित्त विभाग, बैंब प्राफ इंडिया क्षेत्रीय कार्यालय, पुणे जो प्रव बैंक प्राफ इंडिया मुम्बई की मुख्य शाखा. मुम्बई में प्रधिकारी हैं, और प्रत्य के विरुद्ध दिल्ली विशेष पुलिस स्थापन मामला सं. प्रार.सी.-10-11/76-श्री.धाई.ए.-2 (विशेष मामला सं. 28/1980, तारीख 13-5-80 के विवारण के संचालन के प्रयोजन के लिए. विशेष लोक प्रधियोजन नियुक्त करती है।

[सच्या 225/7/89-ए.वी.डी.(2)] जी. सीतारामन, अवर समिव

New Delhi, the 7th April, 1989

S.O. 972.—In exercise of the powers enferred by subsection (8) of Section 24 of the Code of Criminal Procedure, 1973 (2 of 1974), the Central Government hereby appoints Shri A. B. Belgal, Advocate Bombay High Court as Special Public Prosecutors for the purpose of conducting the trial of the Delhi Special Police Establishment case No. RC 10-11/6-CIA-II (Special case No. 28/1980 dated 13-5-80 against Dr. R.S. Savale, the then officer incharge Agricultural Finance Department, Bank of India, Regional Office, Peona now officer Bank of India, Rombay, Main Branch, Bombay and others in the court of Special Judge, Bombay.

[No. 225]7]89-AVD. II] G. SITARAMAN, Under Sery.

विस मंत्रालय

(राजस्य विभाग)

नई दिल्ली, 7 मार्च, 1989

भायकर

फा. मा. 973: — आयकर अधिनियम, 1961 (1961 का 43) की आस 193 के परन्तुक के खंड (ii ख) द्वारा प्रदत्त गक्तियों का प्रयोग करने हुए, केन्द्रीय सरकार एनद्द्वारा इसके साथ संवान सारणी में सूचीबाउ इंडस्ट्रीयल फ्रेडिट एंड इन्वेस्टमेंट कार्पोरेशन भ्राफ इंडिया लि. बम्बई द्वारा जारी किए गए बंधपन्नों को उक्त खंड के प्रयोजनार्थ विनि-विष्ट करनी है।

बणतें कि उसन परस्पुक के ग्रन्तर्गत लाभ इस प्रकार के बंधपत्नों के अन्तरण के मामले में केवल पृष्टांकन प्रथवा डिलीयरी द्वारा सभी ध्रमुमत्य होगा यदि अन्तरिती इस प्रकार के ग्रन्तरण के वारे में 60 दिन की श्रविधि के अन्तर राजस्टर्ड डाक द्वारा इंडस्ट्रीयल केडिट एंड इस्थेस्टमेंट कार्पीरणन श्राफ इंडिया को सुचित करें।

सारर्णाः

जिस महीने में जारी किया गया	बधपत्नों का श्रिवरण
(1)	(2)
1. जूम, 1988	11.50% बंधपन्न (2008)
2. नवस्थर, 1988 	11.50% बघपस्र (2008)

[स. 8237/फा.स. 275/134/88-धा. कर (ब.)]

बी.ई. एलैकजेंडर, प्रवर सचिव

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 7th March, 1989

INCOME TAX

S.O. .—In exercise of the powers conferred by clause (iib) of the proviso to section 193 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby specifies the Bonds issued by the Industrial Credit and Investment Cerporation of India Limited, Bombay as listed in the Table hereto annexed, for the purposes of the said clause:

Provided that the benefit under the said proviso shall be admissible in the case of transfer of such bonds, by endorsement or delivery, only if the transferee informs the Industrial Credit and Investment Corporation of India Limited by registered post within a period of sixty days.

TABLE

Month of issue	Description of bonds				
(1)	(2)				
1. June 1988	11.50% bonds(2008)				
2. November, 1988	11.50% bonds(2008)				

No. 8237|F. No. 275|134|88-IT(B)

B. E. ALEXANDER ,Under Secy.

नई दिल्ली, 25 मार्च, 1989

भाषकर

का. था. 914: ---आयक्टर मिश्रिनियम, 1961 (1961 का 43) की धारा 193 के परन्तुक के खंड (2-ख) द्वारा प्रवत्त भिक्तयों का प्रयोग करते हुए केन्द्रीय सरकार एतदद्वारा भारतीय भौग्रोगिक विकास बैंक, बस्बई द्वारा जारी किए गए निम्नलिखित बंधपन्नों को उदन खंड के प्रयोजनार्थ विनिर्विष्ट करती है, अर्थात:---

- (1) 11.5 प्रतिमत ग्राई.डी.बी.ग्राई. बोडस 2008 (50वीं श्रृंखला)
- (2) 11.5 प्रतिशत प्राई. डी. बी. प्राई. बांडस 2009 (51 वी भूंखला)

बगर्ते कि उक्त परन्तुक के अन्तर्गत लाभ इस प्रकार के बंधपन्नों के अन्तरण के मामले में पृष्ठांकन अथवा वितरण द्वारा नभी अनुमत्य होगा, यदि अन्तरिती इस प्रकार के अन्तरण से साठ दिन की अवधि के अन्दर रिजस्टर्ड डाक द्वारा भारतीय भौधोगिक विकास बैंक को सूचित करता है।

[संख्या 8299 फा/.सं. 275/142/88-मा.क. (ब.)]

New Delhi, the 25th March, 1989

INCOME-TAX

- S. O. 974.—In exercise of the powers conferred by clause (iib) of the proviso to section 193 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby specifies the following bonds, issued by Bank of India, Bombay, for the purposes of the said clause, namely:—
 - (1) 11.5 PERCENT IDBI BONDS 2008 (FIFTIETH SERIES);
 - (2) 11.5 PERCENT IDBI BONDS 2009 (FIFTY-FIRST SERIES);

Provided that the benefit under the said proviso shall be admissible in the case of transfer of such bonds, by endorsement or delivery, only if the transferee informs the Industrial Development Bank of India by registered post within a period of sixty days of such transfer.

[Ni. 8299/F. No. 275/142/88-IT (B)]

का. आ. 975: --- आयकर अधिनियम, आयकर 1961 (1961 का 43) की धारा 193 के परन्तुक के खंड (iiख) द्वारा प्रवेस शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इंडिस्ट्रियल फाइनेंस कारपोरेशन आफ इंडिया, नई बिल्ली ज्ञारा जारी किए गए "11.5. बंधपत्रों, 2008 (51वीं श्रृखला)" को एत्व्द्रारा उक्त खंड के प्रयोजनार्थं बिनिविष्ट करती है,

बसतें कि उनत परन्तुक के झन्तर्गत लाभ इस प्रकार के बंधपत्नों के झन्तरण के मामले में पृष्ठांकन झथवा नितरण द्वारा सभी अनुमत्य होगा यिव अन्तरिती इस प्रकार के अन्तरण से 60 दिन की अवधि के अन्तर्गत रिजस्टर्ड डाक द्वारा इंडटिस्ट्रियल फाइ नेंस कारपोरेशन झाफ इंडिया अथवा भारतीय रिजर्व वैंक (आई.एफ.सी.आई. बंधपत्नों को जारी करने और उनकी प्रबंध व्यवस्था के लिए 'चार्ज प्रवंधकों को सुचित करेगा।

[सं. 8300]फा.सं. 275/9/89-मा.फर(ब.)] बी.फ.एलैक्जेंडर, मनर सचिव

INCOME-TAX

S. O. 975.—In exercise if the powers conferred by clause (iib) of the provise to section 193 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby specifies the "11.5 PER CENT BONDS, 2008 (Fifty-first Series)", issued by the Industrial Finance Corporation of India, New Delhi, fir the purposes of the said clause

Provided that the benefit under the said provise shall be admissible in the case of transfer of such bonds, by endorsement or delivery, only if the transferee informs the Indus-

trial Finance Corporation of India or the Reserve Bank of India (Managers incharge for the issue and management of IFCI bonds) by registered post within a period of sixty days of such transfer.

[No. 8300]F. No. 275]9]89-IT(B) {
B. E. ALEXANDER, Under Secy.

नई विल्ली, 16 मार्च, 1989

पायकर

का. आ. 976: — आयकर अधिनियम, 1961 (1961 का 41) की धारा 10 के खंड (23ग) के उपखंड (5) द्वारा प्रवत्त मक्तियों का प्रयोग करते द्वुए केन्द्रीय सरकार एतद्द्वारा "अध्विमिगु मीनाशी सुन्दरेशवरर थिरकायल, मदुरे" को उक्त उपखंड के प्रयोजनार्थ कर-निर्धारण वर्ष 1978-89 और 1989-90 के लिए प्रधिस्चित करती है।

[सं. 8245/फा.सं. 197/14/88-घा.कर(नि.-1)]

New Delhi, the 16th March, 1989

INCOME-TAX

S. O. 976.—In exercise of the powers conferred by subclause (v) of clause (25C) of section 10 of the Income tax Act, 1961 (43 of 1961) the Central Government hereby notifies "Arufmigu Meenakshi Sundereswarar Thirukoil, Madurai" for the purpose of the said sub-clause for the assessment years 1988-89 and 1989-90.

[No. 8245/F. No. 197/14/88-IT(A1)]

का. आ. 977 :--आयकर अधिनियम, 1961 (1962 का 43) की धारा 10 के खंड (23म) के उपखंड (5) द्वारा प्रवस मिसतयों का प्रयोग करते हुए केन्द्रीय सरकार एतदद्वारा "ओ हरिहर पुत्र भनन समाज, बम्बई" को उक्त उपखंड के प्रयोजनार्थ कर-निर्वारण वर्ष के 1988-89 के लिए अधिस्चित करती है।

[सां.मा.सं. 8243 /फा.सं. 197/2/89-मा.क.नि.-1)] दलीप सिंह, विशेष कार्य अधिकारी

INCOME-TAX

S. O. 977.—In exercise of the powers conferred by subclause (v) of clause (23C) of section 10 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies "Shri Harisharaputra Bhajan Samaj, Bombay" for the purpose of the said sub-clause for the assessment year 1988-89.

[No. 8243/F. No. 197/2/89-IT(A-1)]
DALIP SINGH, Officer on Special Duty
STATE

नई दिल्ली, 12 ग्रप्रैल, 1989

स्टाम्प

का . भा . 978: — भारतीय स्टाम्प भ्रधिनियम, 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खण्ड (ख) हारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा वैस्टर्न मिनिस्टल लिमिटेड, लेम्बर्ड को पेंतालीस हजार रुपये माझ के उस समेकित स्टाम्प शुल्क की ध्रदायगी करने की मनुमति देती है, जो उनत कम्पनी द्वारा जारी किए जाने वाले कुल साट लाख रुपये माझ के मूल्य के 100 रुपये प्रत्येक के अंकित मूल्य जाने 60,000 असम्परिवर्तनीय श्रृणपद्वों पर स्टाम्प देयुटी के कारण प्रभाये है।

[सं. 16/89-स्टाम्प/फा.सं. 33/22/89-ब्रि.फर)]

ORDER

New Delhi, the 12th April, 1989 STAMPS

S.O. 978.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits the Western Ministil Limited, Bombay to pay consolidated

stamp duty of rupees forty five thousand only, chargeable on account of the stamp duty on 60,000 non-convertible Desentures of the face value of Rs. 100 each of the total value of rupees sixty lakhs only to be issued by the said Company.

[No. 16|89-Stamps F. No. 33|22|89-ST]

भादेश

स्टास्प

का. जा. -979-भारतीय स्टाम्प अधिनयम 1899(1899 का 2) की धारा 9 की उपधारा (1) के खण्ड (ख) द्वारा प्रदत्त णिक्तयों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा ईस्ट रिष्यया होटेल्म लिमिटेंड, कलकत्ता को बारह लाख तिरानवे हजार सात मी पचास रुपये मान्न के उस समेकित स्टाम्प शुल्क की अवायगी करने की अनुमति देती हैं जो उपत कम्पनी द्वारा जारी किए जाने बाले सन्नह करीड़ पक्कीस लाख र. के कुल मृत्य के, 100 रु. प्रत्येक के "14.. आरक्षित अमंपरिवर्तनीय अहण पन-1989" पर स्टाम्प शुल्क के कारणा प्रभार्य है।

[स्य: 15/89-स्टाम्यका.सं. 33/17/89-बि.कर]

ORDER

STAMPS

S. O. 979.—In exercise of the powers cinierred by clause (b) of sub-section (1) of section 9 of the Indian Stump Act. 1899 (2 of 1899), the Central Government hereby permits the East India Hotels Ltd., Calcutta to pay consolidated stamp duty of rupees twelve lakhs ninnety three thousand seven hundred and fifty only, chargeable on account of the stamp duty on "14 per cent Secured Non-Covertible Debentures-1989" of Rs. 100 each of the total value of rupees seventeen crores and twenty five lakhs only to be issued by the said Company.

[No. 15|89-Stamps F. No. 33|17|89-ST]

श्रादेण ।

स्टाम्पः ।

का.आ.—980—भारतीय स्टाम्प प्रधित्तियम, 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खण्ड (क) हारा प्रदत्त प्रक्तियों का प्रयोग करते हुए केलीय मरकार एत्र्वारा उस प्रक्रिक की माफ करती है जो बाबाम और णहरी विकास निगम लिमिटेड, नई दिल्ली हारा जारी किए जाने बाल कुल पचास कोड़ रू. मात्र सूल्य के प्रोमिसरी नोटों के स्वरूप में बन्धपत्नों पर उक्त प्रधित्यम के बन्धपत्नों प्रभाव है, जिल्ह निम्मप्रकार से उल्लाबत किया गया है:—

- (क) 130. हुडको पील्टर बन्धपत्र बितीय श्रृंखना 1995 जो 7 वर्ष के अन्त में परियोज्य हैं और
- (ख) 90. हुं हको मौस्टर बन्धपत्र द्वित्ततीय शृंखाला जो 10 वर्ष के प्रन्त में परिमोध्य है।

[स. 14/89-स्टाम्प फा.मंघ. 33/1/89-बि.कर] बी.मार. मेहमी, मनर सचिन

ORDER

STAMPS

- S. O. 986.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits the duty with which the bonds in the nature of premissory notes described as,
 - (a) 13 per cnt HUDCO shelter Bonds Hnd series 1995 repayable at the end of 7 years; and

(h) 9 per cent HUDCO shelter Bonds IInd series repayable at the end of 10 years of the total value of rupees fifty crores only to be issued by the Housing and Urban Development Corporation Ltd., New Delhi are chargeable under the said Act.

[No. 14/89-Stamps F. No. 33/1/89-ST] B. R. MEHMI, Under Secy.

ग्राधिक कार्य विभाग

(बैंकिंग प्रभाग)

नई दिल्ली, 6 ग्रप्रैल, 1989

का. आ. 981.— राष्ट्रीयकृत येक (प्रबन्ध भीर प्रकीण उपबन्ध) योजना 1980 की धारा उ की उपधारा (छ) के भ्रतुमरण में केन्द्रीय सरकार श्री एम. एवं टी. फर्नीडिंग, मुख्य अधिकारी शहरी बैंक विभाग भारतीय रिजर्व बैंक, केन्द्रीय कार्यालय, बस्प्रई-400005 को श्री जगदाण कपूर के स्थान पर एन द्वारा प्रजाब एण्ड सिन्ध बैंग के निदेशक के स्व में नियक्ष करती है।

(सं. एक. 9/12/89-वी.ग्री-1)एम.एस सीतारामन, ग्रवर सचित्र

(Department of Economic Affairs)

(Banking Division)

New Delhi, the 6th April, 1989

S. O. 981.—In pursuance of sub-clause (g) of clause 3 of the Nationalised Banks (Management and Miscellaneous Provisions) Scheme, 1980, the Central Government hereby appoints Shri M.L.T. Fernandez, Chief Officer, Urban Banks Department, Reserve B.nk of India, Cenntral Office,, Bombay-400005 as a Director of Punjab and Sind Bank vice Shri Jagdish Kepoor.

[No. F 9]12[89-BO.1]

M. S. SEETHARAMAN, Under Secy-

का. था. 982 ---भारतीय रिजर्व बैंक श्रधिनियम, 1934 (1934 का 2) की धारा 8 की उपधारा (1) के खंड (घ) के श्रनुगरण में केन्द्रीय गरकार एनद्वारा थी जी.के अरोहा किस सचिव, बिना संवालय आधिक कार्य विभाग, नई किल्ली की श्री एस. वेक्टिरमणन के स्थान पर भारतीय रिजर्व बैंक के केन्द्रीय बोर्ड में निवंशक नियमन करती है।

[संस्था एफ. 7/5/89-वी.**मो**.-**]**(2)]

S. O. 982.—In pursuance of clause (d) of sub-section (1) of section 8 of the Reserve Bank of India Act, 1934 (2 of 1934) the Central Government bereby nationales Shri G.K. Arora, Finance ecretary in the Ministry of Finance Department of Economic Artairs. New Delhi to be a Director on the Central Board of the Reserve Bank of India vice Shri S. Venkitaramanan.

INo. F. 7|5|89-BO.1(2)|

का.भा. 983:—भारतीय नियति-आयात बैंक प्रधितियम, 1981 (1981 का 28) की धारा 6 की उप धारा (1) के खण्ड (छ) के उप खण्ड (1) के अनुमरण में केन्द्रीय सरकार एतद्दारा निम्नतिश्वित व्यक्तियों को भारतीय निर्याम-आधान बैंक के निदेणक महल में निदेणक नामित करती है:--

ा श्रीजी. के अरोडा विसामचिव,

तिस मंत्रालय, नई दिल्ली, श्री एस. वेंकिटरमणन के स्थान पर।

ে শী मुचक्रव्य बुनै, शनिय (১ मार) विदेश मंजानम्, বর্ড হিন্দৌ ।

[मंख्या फा 7/5/89-बी. भो.-I)]

- S. O. 983.—In pursuance of sub-clause (i) of clause (c) of sub-section (1) of Section 5 of Export-Import Bank of India Act, 1981 (28 of 1981), the Central Government hereby nominates the following persons as Directors of the Board of Directors of the Export-Import Bank of India:
 - 1. Shri G.K. Arora, Finance Secretary, Ministry of Finance, New Delhi vice Shri S. Venkitaramanan.
 - Shri Muchkund Dubey, Storetary (ER), Ministry of External Affairs, New Delhi.

[No. F. 7[5]89-BO.1]

नई विल्ली, 12 धप्रैल, 1989

का. श्रा. 984: — बेंककारी विनियमन प्रधिनियम, 1949 (1949 का 10) की घारा 29 की उप-धारा (1) के परन्तुक द्वारा प्रथम प्राक्तियों का प्रयोग करते हुए, केस्ट्रीय सरकार एक लेखाविध से ट्रमरी लेखाविध में परिवर्शन को सहज बनाने के प्रयोजन से, एनव्हारा आदेश देती है कि प्रस्येक वैंकिय कंगनी के लिए यह विधिसम्मत होगा कि वह—

- (i) जनवरी 1988 के पहले दिन से घारम्भ होने वाली घौर मार्च, 1989 के 31वे दिन तक की शवधि से संबंधित तुलन पत्न घीर लाभ-हानि लेखा तैयार करें; घौर
- (ii) उक्त श्रवधि के लिए तुलन पन्न धौर लाभ-सानि लेखा ऐसी कंपनी की श्राम वाधिक बैठक के सम्मुख प्रस्तुत करें जो उस कंपनी की श्राखिरी श्राम वाधिक बैठक की तारीख से 18 महीने के श्रन्दर-सन्दर श्रायोजिन की जाए।

[मंख्या 1(4)86/लखा(1)]

- S.O. 984.—In exercise of the powers conferred by the proviso to sub-section (1) of section 29 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that it shall be lawful for every banking company to
 - (i) prepare a talance sheet and profit and list account with respect to the period commencing on the 1st day of January, 1988 to the 1st day of March, 1989; and
 - (ii) lay the balance sheet and profit and loss account for the period as aforesaid before the annual general meeting of every such company to be held nit later than eighteen months from the date of the last annual general meeting of such company.

[No. 4(4)/86-Accts. (i)]

का. श्रा. 985:—भारतीय स्टेट बैंक श्रीधनियम, 1955 (1955 का 23) की धारा 39 के परन्तुक द्वारा प्रवत्त शिक्तवीय का प्रयोग करते हुए, केन्द्रीय सरकार एक लेखाविध से दूसरी लेखाविध में परिवर्तन को सहज बनाने के प्रयोजन से, एनद्वारा, श्रादेश देनी है कि जनवरी 1988 के पहले दिन से श्रारम्भ होने बाले लेखा वर्ष के लिए भारतीय स्टेट बैंक की लेखा बहियां एवं खाने मार्च 1989 के 31 में विन की स्थिति के श्रनसार मंत्रिक एवं बंद की जाएंगी/किए जायेंगे।

[संख्या 4(4)86/लेखा(ii)]

S. O. 985.—In exercise of the powers conferred by the proviso to section 39 of the State Bank of India Act, 1955 (23 of 1955), the Central Government for the purpose of facilitating the transition from one period of accounting to another period if accounting hereby erders that the books and accounts of the State Bank of India for the accounting year commencing on the 1st day of January, 1988 shall be balanced and closed as on the 31st day of Mrch, 1989.

INo. 4(4) /86-Acets. (ii)]

का.सा. १८६:---भारतीय स्टेट वैह (ब्रतुषंती वैंक) द्यविनयत. 1959 (1959 का 38) की धारा 39 के परन्तुक द्वारा प्रवत्त प्राप्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एक लेखार्वाश से दूसरी लेखार्वाश में परिवर्तन की सहज बनाने के प्रयोजन में, एनद्श्वारा प्रादेश देती है कि जनवरी, 1988 के पहले दिन से श्रारम्भ होने वाले लेखा वर्ष के लिए अनुपंगी मैकों को लेखा बहियों एवं खोते मार्च 1989 के 31वें दिन की स्थित के अनुसार संदुलित एवं बंद की जाएंगी/किए जाएंगे।

[संख्या 4(4) 86/लेखा(iii)]

S. O. 986.—In exercise of the powers conferred by the proviso to section 39 of the State Bank of India (Subsidiary Banks) Act, 1959 (38 of 1959), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period if accounting hereby orders that the books and accounts of the subsidiary banks for the accounting year commencing on the 1st day of January, 1988, shall be balanced and closed as on the 31st day of March, 1989.

[No. 4(4)/86-Accts. (iii)]

का आ. 987:— निक्षेप बीमा एवं प्रत्यक्त गारंटी निगम स्मिधिनयम, 1961 (1961 का 47) की घारा 28 की उपधारा (2) के परन्तुक इरा प्रवस शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एक लेखावाज से दूसरी लेखावाध में परिवर्तन की सहज बनान के प्रयोगन से, ए.ग्यूडारा प्रादेश देती है कि जनवरी 1988 के पहने दिन से श्रारम्ग होने बात जिल्ला वर्ष के लिए निक्षेप बीमा एवं प्रत्यक गरंदी जिल्ला को लेखा बहियां एवं खाने मार्च 1989 के 31वें दिन को स्थित के प्रमुसार मंतुलित एयं बंद की जाएंगी/किए जाएंगे।

[मंख्या 4(4) 86/लेखा (iv)]

S. O. 987.—In exercise of the powers conferred by the proviso to sub-section (2) of section 28 of the Deposit Insurance and Credit Guarantee Corporation Act, 1961 (47 of 1961), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that the books and accounts of the Deposit Insurance and Credit Guarantee Corporation for the accounting year commencing on the 1st day of January, 1988 shall be balaned and closed as on the 31st day of March, 1989.

{No. 4(4) /86-Acets. (iv)]

का. मा. 988: --भारतीय मौबांगिक विकास बैंक मिश्रिनियम 1964 (1964 का 18) की धारा 18 की उर-धारा (2) के परन्तुक मीर धारा 21 की उप-धारा (2) के परन्तुक मीर धारा 21 की उप-धारा (2) के परन्तुक द्वारा प्रवत्त गक्तियों का प्रयोग करने हुए, कंन्द्रीय सरकार, एक लेखावधि से दूसरी लेखावधि भे परिवर्तन की सहज बनाने के प्रयोजन से, एसर्द्वारा मादेण देती है कि बैंक के लिए जुलाई 1988 के पहले दिन से भारक्त होने बाली मीर मार्च 1989 के 31वें दिन तक की अवधि से संबंधित तुलन पत्र भीर लाभ तथा हानि लेखा तैयार करना विधि-सम्मत होगा।

S. O. 988.—In exercise if the powers conferred by the proviso to sub-section (2) of section 18 and the proviso to sub-section (2) of section 21 of tre Industrial Development Bank of India Act, 1964 (18 of 1964), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that it shall be lawful for the bank to prepare a balance sheet and profit and loss account with respect to the period commencing from the 1st day of July, 1988 to the 31st day of March, 1989.

INo. 4(4) /86-Accts. (v)]

का. था. 989:--वैककारी कपनी (उपक्रमों का अर्जन एवं अन्तरण) अधिनियम, 1970 (1970 का 5) की धारा 10 की उन-धारा (1) के परन्तृत हारा पदन अन्तियों का धर्योग अर्जन तुन, केन्द्रीय सरकार, एक नेव्यापि से दूसरी लेखाविध में परिवर्तन की सहुग बनाने के प्रयोजन से, एत्रद्वारा प्रादेण देती है कि जनवरी 1988 के पहने दिन से धारम्भ

होने बाल क्षेत्रा उर्वे के लिए सम्पुरूप पर्ध बैंक की लेखा बहिए। एवं खात मार्थ 1989 के 31वें दिन की स्थित के घनसार संत्रिका एवं अंद की जामंगीकिए जाएंगे।

[संख्या 4(4) 8 ह्वेस्या(vi)]

S. O. 989.—In exercise of the powers conferred by the proviso to sub-section (1) of section 10 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 (5 of 1970), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that the books and accounts of the corresponding new bank for the accounting year commencing of the 1st day of January, 1988 shall be balanced and closed as on the 31st day of March.

[No. 4(4) [86-Accts, (vi)]

का.श्री. 990:—प्रविधिक ग्रामीण बैंक श्रिष्ठित्यम 1976 (1976 का 21) की धारा 19 की उपधारा (1) के परन्तुक द्वारा प्रदन्त शिक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एक लेखावधि से दूसरी जिखाबिध में परिवर्तन की सहज बसाने के प्रयोजन से, एतद्वारा घादेश देती है कि जनवरी 1988 के पहले दिस से धारम्भ होने वाले लेखा वर्ष के लिए क्षेत्रीय ग्रामीण बैंकों की लेखा बहियां एवं खाते मार्च 1989 के 31वें दिस की स्थिति के प्रमुमार संतुष्ठिय एवं खंद की जाएंग्री/कए जाएंगे।

[[मंख्या 4(4) 86]लेखा (vii)]

S. O. 990.—In exercise of the powers conferred by the proviso to sub-section (1) of section 19 of the Regional Rural Banks Act, 1976 (21 of 1976), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that the books and accounts of the Regional Rural Banks for the accounting year commencing on the 1st day of January, 1988 shall be balanced and closed as on the 31st day of March, 1989.

[No. 4(4)]86-Accts. (vii)]

वा. था. 991 :-- बैंधकारी कॅंपनी (उपत्रमों का प्रजेंन एवं धन्तरण) मधितियम 1980 (1980 था 40) की धारा 10 की उपधारा (1) के परन्तुक द्वारा प्रदत्त णिक्तयों का प्रयोग करते हुए, केन्द्रीय मरकार एक लेखार्वाध में दूसरी लेखार्वाध में परिवर्तन की सहज बनाने के प्रयोजन में, एत्वृद्धारा धादेश देती है कि जनवरी 1988 के पहले दिन से धारम्भ होने वाले लेखा वर्ष के लिए समन्त्रप नए बैंक की लेखा बहिंदां एवं खाते मार्च 1989 के 31वें दिन की स्थित के धनुसार संतुनित एवं बंद की की जाएंगी।विष्ण जाएंगे।

[यंख्या 4(4) 86/लेखा (viii)]

S. O. 991.—In exercise of the powers conferred by the proviso to sub-section (1) of section 10 of the Banking Companies (Acquisition and Fransfer of Undertakings) Act, 1980 (40 of 1980), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that the books and accounts of the corresponding new bank for the accounting year commercing of the 1st day of January, 1988 shall be balanced and closed as on the 31st day of March, 1989.

[No. 4(4) 86-Acets, (viii)]

का. श्रा. 992:--भारतीय निर्मात श्रामत वैंक श्रिष्टित्यम 1981 (1981 का 28) की घारा 19 की उपधारा (2) के परन्तुक भीर धारा 22 की उपधारा (2) के परन्तुक झीर धारा 22 की उपधारा (2) के परन्तुक द्वारा गांक्तयों का प्रयोग करते हुए, केन्द्रीय सरकार एक नेखावधि में दूसरी लेखावधि में परिवर्तन की सहज बनाने के प्रयोजन में, एत्र्वारा झावेण देती हैं कि जनवरी 1988 के पहले दिन में श्रारम्भ होने वाले लेखा वर्ष के लिए भारतीय निर्यात-श्रायत बैंक की लेखा वहिंगां एवं खाते मार्च 1989 के 31वें दिन की स्थिति के श्रममार संत्रित एवं बंद की जाएंगी किए आएंगे।

[मंग्रुग 4(4) 86/लेखा (ix)

S. O. 992.—In exercise of the powers conferred by the proving to sub-section (2) of section 19 and provise to sub-section (2) of section 22 of the Export-Import Bank of India Act, 1981 (28 of 1981), the Central Government, for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that the books and accounts of the Export-Import Bank of India for the accounting year commencing on the 1st day of January, 1988 shall be balanced and closed as on the 31st day of March, 1989.

[No. 4(4)|85-Acets, (ix)]

का. था. 993: ---राष्ट्रीय कृषि धौर ग्रामीण विकास बैंक ग्रधि-तियम 1981 (1981 का 61) की धारा 46 की उपधारा (2) के परन्तुक द्वारा प्रदक्त णिक्सियों का प्रयोग करते हुए, केन्द्रीय सरकार एक निखाबधि से बूसरी नेखाबधि में परिवर्तन की सहग्र बनाने के प्रयोजन से, एन्द्रहारा आदेश वेती है कि जुलाई 1988 के पहले दिन से आरम्भ होते बाले नेखा वर्ष के लिए राष्ट्रीय कृषि भौर ग्रामीण विकास बैंक की लेखा बहियां एवं खाने मार्च 1989 के 31वें दिन की स्थित के भनुसार संत्रित एवं खंद की जाएंगी/किए आएंगे।

[मक्या 4(4)86/ने**खा** (x)]

S. O. 993.—In exercise of the powers conferred by the proviso to sub-section (2) of section 46 of National Bank for Agriculture and Rural Development Act, 1981 61 of 1981), the Central Government for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that the books and accounts of the National Bank for Agriculture and Rural Development for the accounting year commencing on the 1st day of July 1988 shall be balanced and closed as on the 31st day of March, 1989.

[No. 4(4)|86-Accts. (x)]

का. त्रा. 994:--भारतीय ग्रौद्योगिक पुनर्मिर्माण बैंक ग्रिधिनियम 1984 (1984 का 62) की धारा 29 की उपधारा (2) ग्रौर धारा 32 की उपधारा (2) के परस्तुक द्वारा प्रवन शिक्तायों का प्रयोग करते हुए, केन्द्रीय सरकार एक लेखावधि से दूसरी लेखावधि में परिवर्तन को सहज बनाने के प्रयोजन से, एन्यूबारा घादेण देनी है कि जुनाई 1988 के पहले दिन से धारम्भ होने बाले वर्ष के लिए भारतीय ग्रौद्योगिक पुननिर्माण बैंक की लेखा बहियां एवं खाले मार्च 1989 के 31वें दिन की स्थिति के धनुसार संतुलित एवं बंद की जाएंगी।किए जाएंगे।

[मंख्या 4(4)86]लेखा (Xi) मन्द्रेश्वर झा, संयुक्त सचित्र

S. O. 994.—In exercise of the powers conferred by the proviso to sub-section (2) of section 29 and sub-section (2) of section 32 of the Industrial Reconstruction Bank of India Act, 1984 (62 of 1984), the Central Government for the purpose of facilitating the transition from one period of accounting to another period of accounting hereby orders that the books and accounts of the Industrial Reconstruction Bank of India for the accounting year commencing on the 1st day of July, 1988 shall be balanced and closed as on the 31st day of March. 1989.

MANTRESHWAR JHA, Jt. Secy.

समाहर्नालय केन्द्रीय उत्पाद गुल्क

ग्रिशिम्बना सं. 09/1989

ध्रस्दौर 13 जनवरी, 1989

का. श्रा. 996 -----रामाहतित्य केन्द्रीय उत्पाद शृत्क इन्द्रीर केश्री जे. डी. मोटवानी श्रधीक्षक समूह "ख" निर्वेशन श्राय प्राप्त करने पर दिलांक 31-10-1988 को शपरान्द्र में शायकीय सेवा से नियृत्त हो गए।

[प.स. II (3) 12-गोप/87/166]

आत्. कृ. ध्रयवालः, समाहती

CENTRAL EXCISE COLLECTORATE

NOTIFICATION NO. 09|1980

Indore, the 13th January, 1989

S. O. 995.—Shel J. D. Mitwnni, Super intendent, Central Excise, Group 'B' of Indore Collectorate having attained the age of superanuation retired from Government service on 31-10-1988 in the afternoon.

[C. No. II(3)12-Con[87]166]B. K. AGARWAL, Collector

फायोजिय मृद्य ग्रायफर धायुक्त (प्रणासन)

श्रहमदाबाद, 29 मार्च, 1989

ग्रायकर

का.आ. १९६ -- उप अध्यक्त आयुक्त (निर्धारण) रेज-विशेष रेज-6, ग्रहमदाबाद के 5 दिसम्बर, 1988 में प्रभावी नवसूजन को देखने हुए तथा 26-12-1988 को किए गए विणेष सर्कल-6, शहमदाबाद एवं 10-3-1989 को किए गए विशेष सर्कल-6(2), श्रहमदाबाद के सुजन के परिप्रेक्ष्य में, साथ ही, विणेष सर्कल-6 भ्रष्टमदाबाद को 10-3-1989 में विणेष सर्कल-6(11), घटमदाबाद के रूप में नवमनामित किये जाने की स्थित को देखते हुए, ग्रायकर श्रीधनियम, 1961 की धारा 120 की उप-धारा (।) तथा इस सवर्भ मे उत्तर धारा के तहन केन्द्रीय प्रत्यक्ष-कर बोर्ड, नई दिल्ली की भोर में 30 मार्च 1988 की जारी की गई ग्रिध-मूचना नं. 7812/80 नं ० 361(ई) द्वारा प्रवत्त गक्सियों का प्रयोग करने हुए और इस कार्यालय की 1-4-1988 की श्रक्षियुचना में उपान्तरण करने हुए, मुख्य आयंकर आयुक्त (प्रणा), गुजरात, श्रहमदाबाद एतद्द्वारा यह निदेश देता है कि प्रायकर प्रायक्त प्राधील-5, श्रहमदाबाद उपर्यक्त नव-मजित/नवनामित रेंज तथा सर्कतों के अन्तर्गम ध्रायकर ध्रथवा ध्रिकार श्रथवा ब्याज कर के सन्दर्भ में जिनका निर्धारण हुआ हो और जो कस्पनी (लाभ) प्रजिकर प्रधिनियम, 1964 (1961 का 7) की धारा 11 की उपधारा । के अनुक्छेव (ए) में (एक) एवं ब्याजकर अधिनियम 1974 (1974 का 45) की धारा 15 की उपधारा-1 में विनिर्दिष्ट स्रादेशों में से किसी को लेकर ध्रसमुख्ट हो, ऐसे व्यक्तियों के मामले में भी ध्रपने कर्तव्यों का पालन वारंगे। इस के अतिरिक्त जिनके संबंध में बोर्ड ने निदेण जारी किए हो प्रथवा बोर्ड या अधोहस्ताक्षरी द्वारा ब्रायकर ब्राधिनियम. 1961 की धारा 246 की उपधारा 2 के श्रनच्छेद (1) के प्रावधानों के भन्सार भविष्य में कोई निदंश जारी किए जाए ऐसे सभी व्यक्ति या व्यक्ति-प्रवर्गों के मामलों में भी वे प्राप्ते कर्तव्यों का पासन करेंगे।

2 इस ग्रह्मिश्वना को ऊपर उल्लिखित रेज तथा सर्कलों के गृजन य नवनामौकत किए जाने के दिन से, पूर्वपिक्षी प्रभाव से लाग गमझा जाएगा।

[फा म उप-धायुक्त (न्यायिक)/IV-1/88-89]

OFFCE OF THE CHIEF COMMISSIONER OF INCOME

TAX (ADMINISTRATION)

Ahmedabad, the 29th March, 1989

INCOME TAX

S. O. 996.—In view if the creation of Range of Deputy Commissioner of Income-tax (Assessment) Special Range-6, Ahmedabad with effect from 5-12-1988, and creation of Special Circle-6, Ahmedabad with effect from 26-12-1988, and Special Circle-6(2) Ahmedabad with effect from 10-3-1989, and the change of nomenclature of Special Circle-6, Ahmedabad as Special Circle-6(i), Ahmedabad with effect from 10-3-1989, in exercise of the powers conferred on the undersigned by sub-section (1) of Section 120 of the Income-tax Act, 1961 and by the Notification No. 7842/80 No. 361(E)

dated 30th March, 1988 issued by the Central Board of Direct Taxes, New Delhi in this behalf under the said Section and in modification of this office Notification of even number dated 1-4-1988, the Chief Commissioner of Income-Tax (Adm.) Gujarat. Ahmedabad hereby directs that the Commissioner of Income tax (Appeals)-V. Ahmedabad shall also perform his functions in respect of such persons assessed to Incometax or Sur-tax or Interest-tax in the above mentioned Range and Circles Created/renamed, as are aggrieved by any of the orders mentioned in clauses (a) to (h) of Sub-section (1) of Section 11 of Companies (Profits) Sur-tax Act, 1964 (7 of 1964) and in Sub-section (1) of Section 15 of the Interest-tax Act, 1974 (45 of 1974) and also in respect of such persons or classes of persons as the Board has directed or the Central Board of Direct Taxes or the undersigned may direct in future in accordance with the provisions of clause (1) of Sub-section (2) of Section 246 of the Income-tax Act, 1961.

2. This Notification shall come into force with retrospective effect from the date of creation of the Range and Circles and renaming of the Circle specified above.

[F. No. D.C (Jud.) [IV-1]88-89]

का. प्रा. 997 → 26-12-1988 से प्रभावी विशेष सर्कल-6, घहमदाबाद के भुजन और 10-3-1989 से प्रभावी विशेष सर्कल-6(2), घहमदाबाद के मुजन के तथा 10-3-1989 से विशेष सर्कल-6, घहमदाबाद का
नाम निशेष सर्कल-6(1) घहमदाबाद के रूप में बदल जाने के जनीनतन
प्रायकर ध्रिधिनियम 1961 की धारा 120 की उपधारा (1) एवं इस
संबंध में केन्द्रीय प्रत्यक्ष कर बोर्ड के स्तर से जारी की गई अधिसूचना
द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए एवं इस कार्यालय की 1-4-88
तथा 27-5-1988 की अधिसूचनाओं के उपान्तरण में, मुख्य आयकर
आयुक्त (प्रणामन), घहमदाबाद इसके द्वारा निदेश देता है कि उप-धायकर
आयुक्त (प्रणामन), घहमदाबाद रंज-3, घहमदाबाद जो धायकर निर्धारण
के लिए उपर्युक्त नवभूजिन/नवमामित सर्वलों के धन्तर्गन पड्ने हों ऐसे
सभी व्यक्तियों व आयों के मामले में अपने दायित्वों का पायन करेंगे,
मिनाय ऐसे सभी व्यक्ति जिनके मामले में धायकर निर्धारण का दायित्व
आयकर धायुक्त (धपील) की श्रिधकारिना के ध्रिधीन निष्ठित हो।

 इस ध्रीधमूचना को ऊपर उल्लिखिन रेंज तथा सकैयों के मृजन व नवनामांकन किए जाने के दिन से, पृत्रपिक्षी प्रभाव से लागू समझा जाएगा।

> (फा. सं उप-श्रायुक्त (न्यायिक)/IVा-2/88-89] एन.भी. भट्ट, मुख्य ग्रायुक्त श्रायुक्त (प्रणासन)

- S. O. 997.—In consequence of the creatin of Special Circle-6, Ahmedabad with effect from 26-12-1988, and Special Circle-6,(2). Ahmedabad with effect from 10-3-1989, and the Change of nomenclature of Special Circle-6, Ahmedabad as Special Circle-6(1), Ahmedabad with effect from 10-3-1989, in exercise of the powers conferred by Sub-section (1) of Section 120 of the Income-tax Act, 1961, and the Notification issued by the Central Board of Direct Taxes in this behalf, and in modification of this Office Notifications of even number dated 1-4-1988 and 27-5-1988, the Chief Commissioner of Income-tax (Adm.), Gujarat, Ahmedabad hereby directs that the Depuy Commissioner of Income-tax (Appeals), Ahmedabad Range, Ahmedabad shall also perform his function in respect of all persons and incomes assessed to Income-tax excluding all persons assessed to Income-tax over which the jurisdiction vests in the Commissioner of Income-tax (Appeals).
- 2. This Notificaton shall come into force with retrospective effect from the date of creation and renaming of the Circles Specified above.

JF. No. D.C (Ind.)!IV-2!88-891

N. P. BHAT, Chief Commissioner of Income-tax (Adm.)

संयुक्त मुख्य नियंत्रक आयात-निर्यात का कार्योलय, (केन्द्रीय लाइसैंसिंग क्षेत्र)

नई विल्ली, 18 नवस्वर, 1988

का आ. 998: — मैसर्स कंप्यूटर ऐडिंड सर्निंग सिस्टम (प्रा.) लि., 601, सहयोग बिल्डिंग ,58, नेहरुप्लेस, नई दिस्ली को कच्चे माल जैसे मोटर और इलैक्ट्रॉनिकस स्टैपर में बने सहित बिस्ल क्राईव के 500 नगों के घायात के लिए रु. 15,60,000 का एक प्रियम लाइसैंस सं. पी. एल 31606000 का एक प्रियम लाइसैंस सं. पी.एल 31606000 दिनोक 20-8-87 प्रदान किया गया था।

फर्म ने सूबित किया है कि लाइसैंग की मुद्रा विनियम नियम्ब्रण प्रति मोटर एवं इलिक्ट्रोनिक्स स्टैपर में बने ड्राईव डिस्क सिंहत 312 नग के माल के प्रायान के 9,38,618 रु. के भ्रांशिक उपयोग किए जाने के बाद कहीं भ्रस्थानस्थ हो गयी है/कहीं खो गयी हैं।

फर्म ने प्रक्रिया पुस्तक 88- - 91 के पैरा 89 के प्रन्तर्गत यथा-प्रापेक्षिता-नुसार कथित विवरण के समर्थन में एक णपय-पन्न वर्ज किया है। में सन्तुष्ट हूं कि लाईमैन नथा डी. ई.ई. सी बुक की सीमा शुरूक प्रति तो फर्म के पाम है और लाइसेम की मूल मुद्रा विनियम नियन्त्रण प्रति कही प्रस्था-नस्थ हो गई है/खो गई है।

श्रव तक यथासंगोधित भायात (नियन्त्रण) श्रादेश, 1955 दिनोक 7-12-55 के खण्ड 9 (डी) के भन्तर्गत सुझे प्रदत[े] श्रधिकारो का प्रयोग करने हुये मैं एतद्द्रारा उपरोक्त विनियम नियंत्रण प्रति के निरमन का भादेश देना हैं।

श्रावेदक के केस प्रक्रिया पुस्तक के पैरा-89 के नियमों के भनुसार लाइसेंस को विनियम नियंत्रण प्रति की दूसरी प्रति जारी करने का पृथक से विचार किया जा रहा है।

[फा . स .: एडवांस/लाई ./यू की ई एस/10/ए**एस-8**8/एएलएस-I/सीएलए/ 2958]

> एन डी. त्रग्निहोत्री, उप मुख्य नियंत्रक, आयात-निर्यात कृते संयुक्त मुख्य नियंत्रक, प्रायात-निर्यात

OFFICE OF THE JOINT CHIEF CONTROLLER OF IMPORTS & EXPORTS (CENTRAL LICENSING AREA) CANCELLATION ORDER

New Delhi, the 18th November, 1988

S.O. 998.—M|s. Computer Aided Learning Systems (P) Ltd, 601, Sahyog Building, 58, Nehru Place, New Delhi was granted an advance licence No. P/L/3160680 dt. 20-8-87 for Rs. 15,60,000 for the import of raw materials i.e. 500 Nos. of Disc drive with Built in stepper Motor and electronics.

The firm have reported that the Exchange Control Copy of the licence has been lost/misplaced after having been partly utilised for Rs. 9,38,618 for import of 312 Nos. of Dixe griver with built in stepper Motor and Electronics.

The firm have filed an affidavit in support of above statement as required under para 89 of Hand Book of Import Export Procedres, I am satisfied that Customs copy of licence and DEEC Book is with the firm and exchange control copy of licence has been lost/misplaced in original.

In exercise of the power conferred on me under section 9(d) of the Import (Control) Order, 1955 dated 7-12-55 as amended upto date, I hereby order for concellation of the said exchange control copy of the licence.

The applicant's case for issue of duplicate exchange control copy of licence in accordance with para 89 of Hand Book of rules and Procedures, 1988—91 is being considered separately.

F. No. ADV[LfC]UDES[AM88]ALS-I]CLA[2958]

N. D. AGNIHOTRI, Dy. Chief Controller of Imports & Exports
for Jt. Chief Controller of Imports & Exports
1037 G1/89-2

विवेश मंत्रालय

नई विल्ली, 11 अप्रैल 1989

का.आ. 999:—राजनियक कोंसली भिष्ठकारी (शपथ एवं शुरूक) अधिनियम, 1948 (1948 का 41वां), की धारा 2 के खण्ड (क') के अनुभरण में केंद्रीय सरकार एतद्द्वारा भारत का राजदूताधास, मामा में सहायक श्री जी.आर. विरमानी को 12-3-1989 में कोंगली एजेप्ट का कार्य करने के लिए प्राधिकृत करती है।

[환. 4330/1/89]

जी. जगन्नाथन, उप सन्विव (कींसली)

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 11th April, 1989

S.O. 999.—In pursuance of the clause (a) of Section 2 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (41 of 1948), the Central Government hereby authorise Sh. G. R. Virmani, Assistant in the Embassy of India, Sana'a to perform the duties of Consular Agent with effect from 12-3-1989.

[T-4330|1|89]

J. JAGANNATHAN, Dy. Secy.

उद्योग मंत्रालय

(कम्पनी कार्य विभाग)

नई दिल्ली, 5 मप्रैल, 1989

का. था. 1000:—एकाधिकार तथा भ्रवरोधक व्यापारिक व्यवहार प्रधिनियम, 1969 (1969 का 54) की धारा 26 की उपधारा (3) के अनुसरण में केन्द्रीय भरकार एतंद्रहारा मीनाभी इलेक्ट्रोनक्स लिमिटेंड, जिसका पंजीकृत कार्यालय 104/125, मीसामाऊ कालपुर में है, के पंजीकरण के निरस्तीकरण को भ्रधिमूचित करती है, क्योंकि उक्त उपक्रम ऐसे उपक्रमों में से है, जिन पर उक्त अधिनियम के भाग "क" श्रध्याय-III के उपबन्ध श्रव लागू नहीं होंसे हैं।

(पंजीकरण संख्या 1624/83)

[सं. 16/9/89-गम.-3]

शणि भूषण सिंह, उप सचिव

MINISTRY OF INDUSTRY

(Department of Company Affairs)

New Delhi, the 5th April, 1989

S.O. 1000.—In pursuance of Sub-Section (3) of Section 25 of the Monopolies and Restrictive Trade Practices Act, 1969 (54 of 1969), the Central Government hereby notifies the cancellation of the registration of M/s. Meenakshi Electronics Limited, having its registered office at 104/125, Sisamau, Kanpur the said undertaking being undertaking to which the provisions of Part A Chapter III, of the said Act no longer apply.

(Registration No. 1624/83).

[No. 16/9/89-M.III]

S. B. SINGH, Dy. Secv.

कृषि मंत्रालय

(कृषि और सहकारिता विभाग)

नई दिल्ली, 28 फरवरी, 1989

का. प्रा. 1001: — राष्ट्रीय सहकारी विकास निगम प्रधिनियम, 1962 (1962 का 26) की धारा 8 (1) द्वारा प्रवेत्त शिक्तयों का प्रयोग करते हुए, केन्द्र सरकार, राष्ट्रीय सहकारी विकास निगम के परामर्श से कर्नाटक रोपर्ग (64) भारतीय प्रशासनिक सेना ग्रिधकारी थी जे.के. घरोड़ा, जो कृषि भीर सहकारिता विभाग, कृषि मंत्रालय में संयुक्त सचिव के रूप में कार्य कर रहे हैं, को 30 फरवरी, 1989 के पूर्वाहन से 2 वर्ष के लिए प्रथना घगले थावेश होने तक इनमें से जो भी पहले हो । प्रतिनियुक्ति के घाषार पर राष्ट्रीय सहकारी विकास निगम, नई दिल्ली, में प्रयन्त्र निवेशक के पद में नियुक्त करती है।

[सं. एल-12011/1/88-माई एंड पी] भलोक भटनायर, अवर सम्बद

MINISTRY OF AGRICULTURE

(Department of Agriculture & Cooperation)
New Delhi, the 28th February, 1989

S.O. 1001.—In exercise of powers conferred by Section 8(1) of the National Cooperative Development Corporation Act, 1962 (No. 26 of 1962), the Central Govt. in consultation with the National Cooperative Development Corporation have appointed Shri J. K. Arora, an IAS officer (KTK. 64) of the cadre of Karnataka working as Joint Secretary in the Deptt. of Agri. & Coopa., Ministry of Agriculture. as Managing Director of NATIONAL COOPERATIVE DEVELOPMENT CORPORATION, NEW DELHI, with effect from the forenoon of 20th February, 1989, the deputation basis for 2 years or until further orders whichever is earlier.

[No. L-12011[1]88-I&P] ALOK BHATNAGAR, Under Secy.

पेट्रोलिशम और प्राकृतिक गैस मंत्रालय गृद्धिपत्र

नयी दिल्ली, 4 मप्रैल, 1989

का. मा. 1002—सारत सरकार के राजपन भाग \mathbf{H} खण्ड 3, उपखण्ड (ii) दिनांक 22-11-86 का.मा. संक्या \mathbf{O} -12016/1/85 मो. एन. जी. बी.-4—1 में धारा 6 (1) के म्रधिन प्रकाशित मिंधसूचना संख्या 3930 दिनांक 22-11-86 पृष्ठ कर्मांक 4607 से 4608 तक प्रदर्श संशोधन में माये शब्दों और धंको के स्थान पर निम्नानुसार पढ़ा जाना है।

पर्वे		गांद	न भर्दाई के वि		
					
				हिं. नं.	
117	5+12	0-10-50	117	2+3+7	0-10-5
			[सं. ३	री-12016/1/8	5 प्रोड/वित∘]

MINISTRY OF PETF.OLEUM & NATURAL GAS ERRATUM

New Dolhi, the 4th April, 1989

S.O. 1002:—For the words and figures appearing in the partiagendum to the Notification under Section 6(1) issued

under Government of Indin's Notification No. O-12016/1/85-ONGD 41 under S.O. No. 3930 datd 22-11-86 (published in Govt, of India Gazette Part II Section 3(ii) page Nos. 4607 & 4608 dated 22-11-86) read as under:-

Village : Adai

READ			FOR		
S.N.).	H.No.	Area	S.No.	H No.	Area
117	5+12	0-10-50	117 2	+3+7	0-10-50

[Fite No. O-12016/1/85 C NG/Dist.]

मृद्धिः पस्न

नई दिल्ली, 10 ध्रप्रैल, 1989

का. मा. 1003:-भारत सरकार के राजपत्त, भाग-2 खंड-3 उप-खंड (ii) में का. मा. 34283संख्या मो 12016/9/83 प्रीड-I विनांक 4-10-86 पृष्ठ फ्रमांक 3993 भीर 3994 पर प्रदर्ण धनुसुषी में नीचे वर्णित किया हुमा सदली किया जाता है ।

गोव:-	ससेगांव (मास	वार्डा) तहसी	ल '∼म।ब	ल जिल्हा.—पृ	्ना (महाराष्ट्र)			
	के लिये		पढ़े					
खसरा नम्धर	हिस्सा नम्बर	क्षेत्रफल हे.भार		हिस्सा नस्बर	क्षेत्रफल हे.भार.			
123	2r;	00.08-97	7 123	2त्	00.15-65			

[सं. ओ-12016/9/83-प्रोड/विन्.]

ERRATUM

New Delhi, the 10th April, 1989

S.O. 1003:—For the words and figures appearing in Column II of the Notification issued under Government of India's Notification No. O/12016/9/83 Prod. I under S.O. No. 3428 published in the Government of India Gazette Part-II, Section 3, Sub-Section (ii) at pages 3994 and 3995 dated 4-10-86, read.

Village: Talegaon (Malwadi) Tahsil: Maval Dist.: Pune

For					
G. N o.	Hissa No.	Area	G.No.	Hissa No.	Area
123	2A	00-08-97	123	2A	15-65

[File No. O-12016/9/83-Pred/Dist.]

म् जिपन

नई दिल्ली, 12 अप्रैल, 1989

का. ग्रा.:10^4~भारत सरकार के राजपत भाग-2, खंड-3, उपखंड (ii) दिनांक 13-12-1986 का. ग्रा. 4144 संख्या थो. 12016-148/84 प्रोड-I दिलोक 13-12-1986 पृष्ठ कमांक 4983 धौर 4984 पर प्रसिद्ध हुई धनुसुची के स्थान पर नीचे वर्णित को रखा जाता है :- गांव :--ईदुरी तहसील :- मावल जिला :- पूना (महाराष्ट्र)

	के लि	 प्रे			पङ्गे.	
खसरा नम्बर	हिस्सा नम्बर	क्षेत्रफल हे. श्रार	श्वसरा नम्बर	हिस्सा मम्बर	क्षेत्रफल हे. घार.	
505	••	00.26.08	505	••	,00-26-82	
	सक्षम					

ERRATUM New Delhi, the 12th April, 1989

SO. 1004:—For the words and figures appearing in Column II of the Natification issued under Government of Infix's Natification No. 0-12016/148/86/ONGD-4 under SO No. 4144 published in the Government of India Gazette Part-II. Section 3, Sub-Section (ii) at pages 4984 and 4985 dated 13-12-86, read.

Village	: Induri	Tahsil : l	Maval	val Dist. Punc.		
	For			Read		
G.No.	Hissa No.	Area	G.No.	Hissa No	. Area	
505	14	0-26-08	505		00-26-82	

[No. O-12016/148/86-ONG/Dist] A.R. GADRE, Competent Authority, Bombay Pune Pipeline Project, Pune

नई दिल्ली, 5 अप्रैल, 1989

का , प्रा. 1005: — यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह अवश्यक है कि गुजरात राज्य में मोटलान (जी.सी.एस. से जी. जी एस - 2 तक पेट्रोलियम के परिवहन के लिए पाइपलाईन तोल सथा प्राकृतिक गैस आयोग द्वारा विकाई जाती चाहिए।

श्रीर यतः यह प्रतीत होसा है कि ऐसी लाइनों को बिछान के प्रयोजन के लिए एतदुपाबद्ध शनुसुची में विणित भूमि में उपयोग का श्रधिकार श्रीत करना श्रावश्यक है।

अतः श्रव पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन (श्रिक्ति, सियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त मस्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का श्रिकार अर्जित करने का अपना आशाय एनद्द्वारा चौषित किया है।

बगर्से कि उक्त भूमि में हितबब कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए प्राक्षेप सक्तम प्राधिकारी तेल तथा प्राक्ठतिक गैस प्रायोग, निर्भाण भीर देखभान प्रभाग, मकरपुरा रोड, बड़ौदा-9. को इस अधिसुचना की तारीख में 21 दिनों के भीतर कर सकेगा।

भीर ऐसा श्राक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा कि क्या यह वह जाहता है कि उसकी सूनवाई व्यक्तिगत रूप से हो या किमी विधि व्यवसायी की मार्फन;

	-	मनुस्
		41.17

मोटवान (जी.सी.एस.) से जी.जी. एम.-2 तक पाइप लाइन बिछाने के लिए।

राज्यः गुजरातः;	जिलाः भरून;	तालुकाः सेन्टीयर
यांव	≢लाक नं.	हेक्टेयर ग्रार. सेन्टीयर
तेलवा	106	00-08-58
	105	00-01-98
	104	00-19-14
	103	00-12-98
	102	00-21-32
	76	00-25-20
	53	00-07-7 6
	77	00-01-40
	49	00-18-82
	47	00-01-54
	48	00-07-42
	31	00-00-14
	34	00-05-20
•	35	86-00-00
	36	00-19-80
	30-	00-06-32
	26	00-12-74
	25	00-10-40
	2 2 \(\text{\text{Z}}	00-20-43
	20	00-20-41
	19	00-07-54
	18	00-06-10
	13	00-04-30

[सं. भ्रो-11027/38/89-भ्रो एन जी-श्री-III]

के. विवेकानन्त्र, बैस्क घधिकारी

New Delhi the 5th April 1989

S.O. 1005.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Motwan GC.S to G.G.S-2 in Gujarat State pipeline should be laid by the Oil and Natural Gas Commission.

And Whereas it appears that for the purpose of laying such pipline, it is necessary to acquired that right of user in the land described in the schedule annexed hereto:—

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Oil and Natural Gas Commission, Construction and Maintenance Division, Makrapur Road, Vadodara, (390009).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal Practitioner.

PIPELINE—MOTWAN (G.C.S.) TO G.C.S-2	1 2	3	4	5	6
State: Gujarat Dist.: Bharuch Taluka: Ankleshwar		18		11	3
Village Block No. Hec- Are Cen-		23/1		00	0
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TELWA 106 00 08 58		(75)			
105 00 01 98		2		00	0
104 00 19 14		3	_	11	3
103 00 12 98		8		06	3
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76 00 25 20 53 00 07 76		12	_	10	8
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49 00 18 82		19/1		11	3
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31 00 00 14 34 00 05 20		(99)			_
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[No. O-11027/38/89—ONG. D.III]		21/2	;—	01	:
K. VIVEKANAND, Desk Officer		(102)1		11	1
न ई दिल्ली, 11 भ प्रैल, 1989		(241/1)		02.	
		(926)	_	02	
का. था. 1006यतः केन्द्रीय सरकार को यह प्रशीत होता है कि लोकहित	कायच 91	(22)			
में यह मानप्यक है कि राजस्थान राज्य में चाकसू से हरियाणा राज्य में		2		03	2
बहीसी (करनाल) तक पैट्रोलियम के परिवहन के लिए पाईप लाइन (मै)	_	9/ 1		03	5
(ण्डियन झॉयल कॉरपोरेशन लिमिटेड द्वारा बिछाई जानी चाहिए।	0	9/2		07	8
भीर यह प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन		12		11	3
h लिए एतद्यादद्व अनुसूची में वर्णित भूमि में उपयोग का श्रधिकार घर्णित	91	(22)			
करना भावस्यक है।	91	19			
श्रतः श्रव पैट्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के		20		11	
पिंचकार का मर्जन) मिन्निनियम, 1962 (1962 का 50) की धारा 3				00	
की उपधारा (1) द्वारा प्रदत्त शक्तियां का प्रयोग करते हुए केन्द्रीय सरकार		21/2		05	
ने उसमें उपयोग का मधिकार मर्जित करने का मपना भ्राणय एतद्द्वारा		22/1	~ -	05	
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,				00	
भोषित किया है।		16			
भोषित किया है। बक्षर्ति कि उक्त भूमि में हिसबद्ध कोई व्यक्ति, उस भूमि के मीचे		2		04	
भोषित किया है। बन्नार्ते कि उक्त भूमि में हिल बढ़ कोई व्यक्ति, उस भूमि के मीर्च ग ाइप लाइ म विछाने के लिए माक्षेप सक्षम मधिकारी, इण्डियन मॉयल		2 (33)	*****	04	'
भोषित किया है। बगर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के मीचे ह्म लाइम बिछाने के लिए झाक्षेप सक्षम मधिकारी, इण्डियन मॉयल ॉरपोरेक्नम लिमिटेड पाइप लाइम्स 27 एसूभाष नगर रोहतक को इस		2 (33) 1	****	04	,
भोषित किया है। बगर्ते कि उक्त भूमि में हितबढ़ कोई व्यक्ति, उस भूमि के नीचे ग्राइप लाइन बिछाने के लिए झाक्षेप सक्षम झिकारी, इण्डियन झॉयल कॉरपोरेजन लिमिटेड पाइप लाइन्स 27 एसूभाष नगर रोहतक को इस प्रशिद्युचना की तारीख से 21 विनों के भोतर कर सकेगा।		2 (33) 1 2		04 11 00	
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बोषित किया है। बंधार्ते कि उन्त भूमि में हिलबद्ध कोई व्यक्ति, उस भूमि के मीर्च लाइप लाइम बिछाने के लिए झाक्षेप सक्षम भिष्कारी, इण्डियन भीयल तौरपोरेशन लिमिटेड पाइप लाइन्स 27 ए सूभाष नगर रोहतक को इस रिधसूचना की तारीवा से 21 दिनों के भोतर कर सकेगा। भीर ऐसा आक्षेप करने दोला हर व्यक्ति विनिर्दिष्टतः यह भी कथन तरेगा कि क्या वह चाहता कि उसकी सूनवाई व्यक्तिशः हो या किसी		2 (33) 1 2 10 11		04 11 00 11	
बोषित किया है। बार्सों कि उक्त भूमि में हिसबद्ध कोई व्यक्ति, उस भूमि के नीचे ग्रह्म लाइम बिछाने के लिए माक्षेप सक्षम मिष्ठकारी, इप्ष्य्यिन मौयल गैरपोरेशन लिमिटेड पाइप लाइन्स 27 ए सूभाष नगर रोहतक को इस शिक्ष्यूचना की तारीख से 21 दिनों के भोसर कर सकेगा। श्रीर ऐसा भाषीप करने दोला हर व्यक्ति विनिर्दिष्टसः यह भी कथन गरेगा कि क्या वह चाहता कि उसकी सूनवाई व्यक्तियः हो या किसी विधि व्यवसायी की मार्फत।		2 (33) 1 2 10 11 20		04 11 00 11 11	
बिषत किया है। बिषत किया किया किया किया किया किया किया किया		2 (33) 1 2 10 11 20 21		04 11 00 11	
बिषत किया है। बिषत किया किया किया किया किया किया किया किया		2 (33) 1 2 10 11 20		04 11 00 11 11	
त्रिया है। बशर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के मीर्च ाइप लाइम बिछाने के लिए झाक्षेप सक्षम मधिकारी, इप्श्वियन मायल तर्पोरेशन लिमिटेड पाइप लाइम्स 27 ए सूभाष नगर रोहतक को इस श्विसूचना की तारीख से 21 दिनों के भोतर कर सकेगा। श्रीर ऐसा झाक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन तरेगा कि क्या वह चाहता कि उसकी सूनवाई व्यक्तिशः हो या किसी वधि व्यवसायी की मार्फत। प्रमुसूची हसील: पानीपत; जिला: करनाल; राजनः हरियाणा		2 (33) 1 2 10 11 20 21 (36)		04 11 00 11 11	
त्रिया है। त्रियां कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के मीर्च ाइप लाइम बिछाने के लिए झाक्षेप सक्षम मधिकारी, इण्डियन मायल गॅरपोरेशन लिमिटेड पाइप लाइन्स 27 ए सूभाष नगर रोहतक को इस श्विसूचना की तारीख से 21 विनों के भोतर कर सकेगा। श्वीर ऐसा झाक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन गरेगा कि क्या वह चाहता कि उसकी सूनवाई व्यक्तिशः हो या किसी विधि व्यवसायी की मार्फत। श्वीसः पानीपत; जिलाः करनाल; राज्नः हरियाणा गिमाव हरवपेतहनं. मुस्तली नं. सेतफल		2 (33) 1 2 10 11 20 21 (36)		04 11 00 11 11 11	
तियत किया है। बंधार्त कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के मीर्च ाइप लाइम बिछाने के लिए माक्षेप सक्षम मधिकारी, इप्थियन मायल गैरपोरेशन लिमिटेड पाइप लाइन्स 27 ए सूभाष नगर रोहतक को इस शिस्तूचना की तारीख से 21 दिनों के भोतर कर सकेगा। भौर ऐसा माक्षेप करने वाला हर व्यक्ति जिनिर्दिष्टतः यह भी कथन गैरगा कि क्या वह चहता कि उसकी सूनवाई व्यक्तिशः हो या किसी शिव्यवसायी की मार्फत। पनुसूची हसीसः पानीपत; जिलाः करनाल; राजनः हरियाणा याया हववपेतहनं. मुस्तली नं. केलफल किलानं. हैस्टेयर भार वर्ग		2 (33) 1 2 10 11 20 21 (36)		04 11 00 11 11 11	
ाषित किया है। बगतें कि उक्त भूमि में हितबब कोई व्यक्ति, उस भूमि के मीर्च ाइप लाइम बिछाने के लिए ग्राक्षेप सक्षम ग्रधिकारी, इप्प्रियन ग्रायल ॉरपोरेशन लिमिटेड पाइप लाइन्स 27 ए सूभाष नगर रोहतक को इस श्चिसूचना की तारीख से 21 विनों के भोतर कर सकेगा। ग्रीर ऐसा ग्राक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन रेगा कि क्या वह चाहता कि उसकी सूनवाई व्यक्तिशः हो या किसी श्चिष्ट्रियवसायी की मार्फत। ग्वनुसूची हसील: पानीपत; जिला: करनाल; राज्नः हरियाणा ग्रामांव हरवपेतहनं. मुस्तली नं. क्षेत्रफस किलानं. हैक्टेयर भार वर्ग नीटर		2 (33) 1 2 10 11 20 21 (36) 1 (37)		04 11 00 11 11 11 04	
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बंधार्त किया है। बंधार्त कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के मीने बंधार लाइम विछाने के लिए माक्षेप सक्षम मधिकारी, इप्थियन मायल गैरपोरेशन लिमिटेड पाइप लाइम्स 27 ए सूभाष नगर रोहतक को इस विश्वसूचना की तारीच से 21 दिनों के भोतर कर सकेगा। गौर ऐसा मान्नेप करने वाला हर व्यक्ति जिनिर्दिष्टतः यह भी कथन नरेगा कि क्या वह चाहता कि उसकी सूनवाई व्यक्तिशः हो या किसी विश्व व्यवसायी की मार्फत। पनुसूची हिसील: पानीपत; जिला: करनाल; राज्नः हरियाणा थियां हववपेतहनं. मुस्तनी नं. सेतफल किलानं. हैक्टेयर भार वर्ग नीटर 1 2 3 4 5 6		2 (33) 1 2 10 11 20 21 (36) 1 (37) 5		04 11 00 11 11 11 04 00	
शोधित किया है। बमर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के मीर्च ाइप लाइम बिछाने के लिए माक्षेप सक्षम मधिकारी, इण्डियन मॉयल कॉरपोरेशन लिमिटेड पाइप लाइन्स 27 ए सूभाष नगर रोहतक को इस स्थिसूचना की तारीख से 21 दिनों के भोतर कर सकेगा। भौर ऐसा माक्षेप करने वाला हर व्यक्ति जिनिर्दिष्टतः यह भी कथन करेगा कि क्या वह चाहता कि उसकी सूनवाई व्यक्तिशः हो या किसी विधि व्यवसायी की मार्फत। पनुसूची ाहसीसः पानीपत; जिलाः करनाण; राज्नः हरियाणा समावा हववपेतहनं. मुस्तली नं. केलफल किलानं. हैक्टेयर भार वर्ग मीटर 1, 2 3 4 5 6		2 (33) 1 2 10 11 20 21 (36) 1 (37) 5 6/1 6/2		04 11 00 11 11 11 04 00 10 03	

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		5		02	53			8		11	38
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		(116)		00	5 1			1		10	12
		(123)		00	51			2		01	26
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		23		06	07			11		11	38
		24		0.0	25			20/1		01	26
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		3		11	38			(52)		11	38
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		18/1		08	09			5		0.5	
		18/2		03	04			6		05	32
		19		00	25			15		10	62
		22		05	32			16		11 08	13
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		16		01	78			17/1		09	61
		17		08	09			17/2		00	25
		24		11	38			24		10	62
		(33)			50			26		01	83
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		23/2	_	08	85			18		10	
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		(143)						21		05	
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		18/1		0.0	25			15		0.4	5 5
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		24		05	82			(195)		0.6	0.7
		(75)						(237)		02	0.2
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		(101)		03	0.5			6/2		03	7
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	42	(145)		0.3	79			4		10	1
		(152)		01	01			4		01	0
		(189)		07	08			7		11	1
		(202)		01	02			14		11	1
		(270)		01	01			17		11	1
		(744)		04	05			24		11	1
		(762)		00	51			(42)			
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ş		9		07	08			4		11	1
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		19		08	35			8		03	5
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		21		07	34		44	14		0.2	5
		22		04	05			18	_	15	4
		(63)						19		00	7
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		17		03	79			23		11	13
		24/1 24/2		05	31			(24)			
		2 4/ 2 2 5		02	28			3		05	06
		(62)		0-	20			8		07	59
		4/1		10	88			9		03	54
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	44	13	~-	11	38			19		0.0	76
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		22		05	31			1		10	88
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		(88)		0.1	52			(283)		01	01
		(308)		01	01		22	(287)		00	51
		(311)		0.0	76 -1			(290)		01	01
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धासंन बु र्द	22	(5)									-
		6		08	85	द्यासन कला;	21	(40)			
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		16	****	10	88			(59)			
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		25/2	_	09	86			7	_	11	38
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		(85)						18		09	3
		1		07	84			19/1		02	2
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		10/1	_		06			23	~-	02	2
		10/2	_	01	01			(96)			
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		(107)						22	~-	0.5	
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		(198)		03	04			1		11	
		(199)		03	04			2		00	
		(202)		01	01			10		11	
		(203)	00	02	03			11		11	
		(204)		01	01			20		11	
		(205)	_	01	26			21	~-	09	
		(220)		01	26			(124)			
		(308)	_	00	51			1	 -	02	
[म्बरा	10	(36)						(125)			
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		(37)						6		10	
		1		11	38			15		11	
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		12		04	81	Negr Dalhi the 11th April 1000
		19	-~	00	25	New Delhi, the 11th April, 1989
		20		11	38	S.O. 1006.—Whereas it appears to the Central Governme
		21		. 05	UB	that it is necessary in the public interest that for the tran port of Petroleum from Chaksu in the State of Rajasthan
		(180)		00	76	Baholli (Karnal) in the State of Harvana Pipeline(s) shou
		(189)		02	78	be laid by Indian Oil Corporation Limited.
		(191)		01	52	And, whereas, it appears that for the purpose of laying
		(290)		03	29	such pipeline(s) it is necessary to acquire the right of us the land described in the schedule annexed hereto.
		(296)		00	51	
		(302)		03	79	Now, therefore, in exercise of the powers confered by
ोहली	12	(121)17		10	12	sub-section (i) of Section 3 of the Petroleum and Minera Pipeline (Acquisition of Right of User in the Land) Ac
		23		03	79	1962 (30 of 1962) the Central Government hereby declar
		24	5-7	09	36	its intention to acquire the right of user there in,
		(140)				Provided that any person interested in the said land ma
		4		00	51	within 21 days from the date of this notification, object the laying of the pipeline(s) under the land to the Competa
		19/1	***	0.5		Authority, Indian Oil Corporation Limited, Pipelines, 27
		10/1		0.5	0.6	Subhash Nagar, Rohtak.
		10/2		O 1		
		19/2	~-	01	10	And every person making such an objection shall all
		21	~-	00	76	state specifically whether he wishes to be heard in person of
		21 22				by Legal Practioner.
		21 22 (145)	~- ~-	το 60	76 88	state specifically whether he wishes to be heard in person of
		21 22 (145) 15		00 10 03	76 88 29	by Legal Practioner. SCHEDULE
		21 22 (145) 15		00 10 03 11	76 88 29 38	by Legal Practioner. SCHEDULE Tehsil: Panipat Distt.: Karnal State: Haryana
		21 22 (145) 15 16 25		00 10 03	76 88 29	by Legal Practioner. SCHEDULE Tehsil: Punipat Distt.: Karnal State: Haryana Name of Hadbast No. (Mustateel Area
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		13		11	38			10/2		06	58
		18		10	12			11	• • •	09	86
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		(27)2		10	62			(189)	• •	07	08
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		9		11	38			(270)	• • •	οι	01
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		19		11	13			(762)		00	51
		20		00	51	Sutana	2.3	(37)			
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		(44)						19		08	3.5
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		(45)						22		04	05
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		2		00	25			1		11	38
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		11	• •	11	38			11		11	38
		20		11	13			20		08	35
		21		05	82			21	, ,	02	78
		(49)						(64)			
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		5/1		08	60			5		11	38
		5/2		01	77			6		12	14
		6		11	38			15		04	55
		(50)						16		10	12
		15		11	_ 38			195)		06	07
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		26	~ 44	03	04			6/2	,,	03	79
		(94)						15		11	13
		2	• •	10	12			16		10	62
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		12		11	37			25		05	82
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ণ II-—चंड 3 (i	-/3 		::	-		6, 1989/ बेगाव 16,					122
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		2.5		02	28			9		11	38
		(62)						11		04	05
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		7		11	13			19		00	76
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		(66)						20		11	63
		3		09	36			(71)		04	30
		4		02	02			(77)		09	36
		8		11	38			(84)		02	28
		13	• •	11	38			(115)		01	01
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		22	• •	05	31			(290)		01	01
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		(308)		01	01			17		09	86
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a Dhamil	22	(5)						23	• •	02	53
n Khurd	ڪ ند	6		08	85			24	••	UΔ	75
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		(82)			-				18	•	09	36
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		12		11	38				(96)	•	~-	20
		12		11	38			11	(96)			
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		21	- •	02	02				9		11	63
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		11	• •		38 88				(117)			
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		(107	• -	01	VI.				20		11	64
		5		07	84				21	- •	09	36
-		(187)		02	78				(124)			
		(198)		03	04				1	•	02	53
		(199)		03	04			•	(125)		0.7	
		(202)		01	01				5	• •	07	84
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		(205)		01	01				24		11	38
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		(308)		00	51				(1/41)		11	20
**** 1									4		05	31
Khandre	10	(36)							5		06	32
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		15		02	28				3/2	- ,	01	26
		16	• •	09	36				4		10	37
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		(58)	••		•				13		11	38
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		6		11	38				18		11	38
		14		00	25				23		11	38
		15		11	14				(160)			
		16		06	32				3		10	88
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ι	2	3	4	5	6	न्नतः, श्रवः, पैद्रो प्रधिकार का श्रजीन		रिखनिज पाइप स्म. १९६२) (।			
· · ·—·		21		05	06	की उपधारा (1)					
		(180)		00	76	भगकार ने उ समें उ					
		(189)		02	78				ाम कारण का	अभन्।	આશ્વ
		(191)		01	52	एतद्द्वारा घोषित वि	तया ह	1			
		(290)		03	29	नगर्ने कि इस्सन	भागि :	में हितवद्भ कोई	ध्यक्ति त्रम	ਹਜ਼ਿ ≱	-2)=
		(296)		00	51	पाइप শাইন বিভান					
		(302)		03	79						
Bohali	12	(121) 17		10	12	कॉरपोरेशन पाइपल		-	राह्तक का	इस्स र	ताराखा
		23		03	79	से 21 दिनों के भी	ात्तर कर	संक्या ।			
		24		09	36	क्रीर ऐसा क्राई	संप करने	माला हर व्यक्ति	स्त विनिदिष्टः	यह भी	कथन
		(140)		00	51	करेगा कि क्या मह	चाहता ह	है कि उसकी सुर	नवाई ध्यक्तिश	: हो या	किसो
		4	• •	05	06	विधि व्यवसायी की				•	• • • • • • • • • • • • • • • • • • • •
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		22		10	88						
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		15		03	29	क.सं. नाम गांव	हदबस्य न	मस्तील न		क्षेत्रफल	
		16		11	38	P. W. W. W.	again an i	किलानं.		ALM HAI	
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	12	(160)		11	38	(उ.र.) विश्वभा		1/2		0.6	3 2
		5 6	• •	11	38			10		11	13
		14		02	53			11/1		0.4	0.5
		15		08	85			11/2		07	08
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		17		09	86			2 0 / 2		08	60
		24		11	38			21		11	13
		22	1	53	27			(109)			
		(162)						1/1		0.5	06
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		7		08	60 85			10/1			
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/	ध्यन आयल को	रिपोरेशन लिमिटे	ड द्वारा	ाय छ ि	জান্য			25		1 1	1
।हिंग् ।								(135)			

श्रीर, यतः, यह प्रतीत होता है कि ऐसो लाइनों को बिछाने के प्रयोजन

के लिए एनदपाबढ प्रमुख् में वर्णित भृमि में उपयोग का प्रधिकार

ग्रजित करना श्रावययक है।

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	(1015)			51	(78)			
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	(1112)		01	27	24		11	1
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	(1121)		01	01	7		11	1
	(1127)		01	02	14	~	11	1
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	11		0.1	01	(124)			
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		23		07	0.8			18/1	-	02	
		(136)						18/2		08	
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		3		04	55			(28)			
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		9		09	61			3/2		0.5	
		12		11	13			8		10	
		(136)						9/1			
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		(141)						19		11	
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		19		11	13			9/2		09	
		21		⊶	5 1			10		02	
		22		10	6 2			1 1/1		07	
		(147)						11/2		01	
		1		0.3	29			12		02	
		2		0.8	58			20/1		0.6	
		9		03	54			(-39)			
		10		07	59			20/2		04	
		11		10	62			21/1		03	
		1 2			5 1			21/2		07	
		20		11	13			(49)			
		21		11	13			6	~-	04	
		(151)						15		10	
		1		~-	51			16		11	
		(157)		06	58			25/1			
		(158)	→ ₩	06	83			25/2		0.9	
		(159)		09	36			25/3		0 1	
		(161)		05	31			25/4			
		(174)		01	27			(50)			
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		15		06	83			7/ 1		02	
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		1 7/ 1 1 7/ 2			82 51			14		11	
		17/2		02	51 78			(60)		* *	
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	44	24		10	12		43	22		0.4	
		(69)		•				23	_	0.4	
		3		0.2	02			(48)			
		1		09	36			2		0.9	
		, 7		0.2	28			3		01	
		8		09	10			9		11	
								12	_	11	
		13	-	11	38			19		11	
		18		11	38			22		11	
		23		11	28			(70)			
		(84)						1	_	05	
		2		0.4	0.5			2		10	
		3		0.7	33			9		0.5	
		8/2	-	01	01			11		08	
		9		10	37			19			
		12		11	38			20		11	
		19		11	38						
		21	-	_	25			21		11	
		22		1.1	31			(73)1		11	
		(93)	•					10		11	
		25	_	01	5.2			11		10	
		(91)						20		04	
		1		0.5	82			21	_	0.0	
		2		0.5	31			(74)			
		9			-			16	_	0.5	
		10		11				25		11	
		11		11	38			(89)			
		20		11	3 8			5		11	
		21		8	85			6	-	13	
		(107)		.,	הח			(97)		04	
		ī		02	=0			(101)		01	
		(108)		17.5	53			(106)	_	04	
		5	_		0.5	5. पानःसमा <u>ं</u>	57	(9)			
		6		08	35			4		06	
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		16		J 1	38			6/1		0.0	
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		(116)		1 1	38			14		11	
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		6		I 1	38			$\frac{1}{24/1}$		0.5	
		15		11	38			$\frac{24}{1}$		0.3	
		(157)	_	0.8	0.9			(10)			
		(157)								11	
		(165)	_	01	26			5/2		11	
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		(174)		01	77			16			
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ı, नानौन्द	43	(23)						15	_	0.0	
		22						16	_	0.5	
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		8		11	13			1		0.3	
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		9		10	2			(131)			
		(72)						5/1		0.5	82
		12		11	13			5/2		0.5	31
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		(73)			1 3			16 24		11 01	13 26
		3		11	13			25		09	86
		8	_	11	13			(140)		0.0	80
		13		11	13			4/1		1	26
		18		06	07			4/2		01	77
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		(74)	_	υş	31	-		13		04	0.5
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		8		02	02			23		10	62
		13		07	08			(163)		00	51
		1 4/ 1		01	26			(205)		01	52
		14/2		02	78			(206)	_	01	5 2
		1 7	_	0.0	25			(212)		02	53
		18/1		05	06			(226) (229)		00	51
		18/2	_	05	82	6. भानीट	50	(104)	_	01	01
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		15/1						9		00	56 25
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		16	_	06	58			11	_	11	38
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		25/2 (104)		04	05			31		06	32
		1/2		0.0	0.0			(105)			
		2		02 09	02 11			25/2		0.5	06
		9/1		00	25			(140)			
		9/2	_	03	54			5	-	11	13
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		11		11	13			1 5	_	1 1	13
		12	_	0.0	00			16	_	0.8	35
		20		11	13			24		00	00
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		(105) L		10	12			•		0.41	
		10	_	13	13			4 5		02	02
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		(130)						14/2		11	10 13
•		4		05	56			17/1		09	36
		5	-	05	56			17/2		01	77
		6		01	01			24		11	13
		7/ 1		08	61			(174)			- 5
		7/2		01	52			4		10	88

1228	1111	L GAZLIII	OF INL	ЛΑ :	MAIO	, 1707/ TH		· 1211	1.12.1 22		- (-/4
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		14		05	57			(33)			
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		(183)						25		09 11	61 61
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		22		06	5 8			5/2		06	8
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		(204)		09	86			6/2		03	7
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		(204)						17		11	3
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		(252) (267)		02 01	78 26			(79)			
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7. रूड़की	54	(16)						11		10	
		3/ 1		05	82			20		11	
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		23		0.5	31			15/1		03	
		(21) 2		11	38			15/2		07	
		3		0.0	00			16 24		11 04	
		9/1		10	63			24 25		07	
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		17/2		10	62			(177)		06	83
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		24		05	06			(201)		05	31
		(116)						(214)		05	51
		3 ₁ 1		09	11			(215)	_	02	28
		3/2		02	28			(223)		00	51
		8 _		11	38			(226)		02	28
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		18/1 18/2		04 04	05 55			(230)		00	51
		19	<u> </u>	02	78			(252)	_	01	26
		23		10	12			(259)		00	25
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		(129) 2		11	38			15		05	31
) I le		02	28			16	_	09	61
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		19		04	55			11		05	82
		20	-	06	83			20	_	00	25
		21		11	38			(7) 5	_	11	38
		(138) 1		10	87			6		10	87
		10		11	13			7	_	01	{01
		11		04	55			(7) 14 15		07	33
		(139)						16		04	05
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		16		10	37			(10) 4		11	11
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		5/ 2 6		08 10	09 3 7			14		02	78
		7		01	02			18		11	38
		14		08	09			23		11	38
		(147) 15)		03	54			(18) 3	_	11	38
		17		11	38			8/1	_	01	27
		24	_	11	38			8/2		05	31
		(156) 4		11	38			9		03	54
		7	_	07	33			12		10	62
		8		04	05			13/1	_	01	01
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		14		00	5 L			22		10	88
		18		11	38			(21) 1		00	25
		23	_	11	38			2/1	_	09	86
		(160)						2/2	_	0.0	51
		2/2		0.1	5 2			9		06	83
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		8/2		02	28			20/1		00	00
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		12		11	38			20/2	_	02 08	78
		19/1		02	53			(33) 1		09	85
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		22/1		11	38			(34) 5		02	28
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		(174)		J.J	0.3					* *	00

1230	HE GAZ	ETTE O	FIND	ИÅ :	MAY	6, 1	989/VAISAKHA	16,	1911 [PARI	[]-	–Sec.	3(ii)]
1 2	2 3		4	5	6		(1)	(2)	(3)	(4)	(5)	(6)
	16			11	38				10/2		01	01
	24		_	0.0	25				10/3 11		02 01	78 52
	25			1 1	13				(110)		01	J 2
	(36)	1		05	82				5/1 5/2	_		51
	5 6/1			0.5	82				5/ 2 6/1	_	01 02	01 78
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	17		_	11	38				15/2 16		09 11	61 13
	(36)								25		11	13
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	4			01	26				16/2		11	13
	(60)			18	21				25	_	11	13
	(62)			02	53				(135)			
,	(63)	·		01	$-\frac{27}{27}$				4	-		51
	[सं. भ्रो	.~31015/	6/88–भो	.मार	मा.ई.]				5	_	- 07	84
S.O. 1007.—Whe	reas it appea	rs to the	Central	Gove	rnment				6	-	07	59
that it is necessary of Petroleum from Baholli (Karnal) in	in the public n Chaksu	interest the in the Sta	at for to of	the tr Rajast	ansport lhan to				7/1	_	03	54
be laid by India	Oil Corporat	ion Limite	d.						(135) 14		07	08
And whereas it									15/1	_	02	78
such pipeline(s) it the land described					of user				15/2		01	26
Now, therefore,					red by				16		01	26
sub-section (i) of ;	Section 3 of	the Petro	oloum a	and N	Ainerals				17 24/1		09 09	11 36
Pipeline (Acquisition 162 (50 of 1962)									24/2		0.1	77
its intention to ac					acciares				(136)			
Provided that ar	nv nerson in	tcrested in	the sa	id lar	nd may				4 7/1	_	11 04	13 30
within 21 days fro	m the date	of this no	otificatio	on, ot	oject to				7/2		06	
the lanying of the tent Authority, In	pipeline(s) u idian Oil C	inder the l orporation	and to Limited	the (J. Pi	Compe- pelines.				14		11	13
270, Subhash Naga	r, Rohtak.	-		-,					17		11	13
And every person state specifically w	on making	such an	objectio	n sha	all also				24 (156)	_	10	12
or by Legal Practic	tioner.	riantes 10 i	oe near	и 111	person				4	_	11	13
	SCHEDUL	E							7 8	_	09	61 52
									13		0.5	
Tehsil: Rohtak	District :	State :							14		05	_
Routak	Rohtak	Haryana	·						17/1 17/2	_	10	77 25
Name of Village	Hadbast	(Musta-		Arca					18	-	09	
	No.	tell No.)							24	_		25
		Kila No.	are	Are	Cen- tiare				(401) (1015)			51
(1)	(2)	(3)	(4)	(5	(6)				(1102) (1104)	_	_	26
1. Ismayila	37	(84)							(1112) (1113)	_	- 01 - 01	
Gyarah Bisawa		1/1		01					(1119)	_		
(11)		1/2	_	06					(1121)	_	- 01	
		10 11/1		11 04					(1127)		. 01	02
		11/2	_	07	7 08							
		20/1	_	02			2. Ismayila No. (9)	38	,,,,			
		20/2 21	• -v	08 11			Bisawa		(16) 16		- 14	16
		(109)		1]	1.7				25		- 11	
		1/1	_	0.5					(21)		_	
h		1/2		02					4 5		- 02 - 13	
		10/1	_	_	- 76		,		<u></u>		- 1.	. 13
	'											

1)	(2)	(3)	(4)	(5)	(6)	(1)	(2)	(3)	(4)	(5)	((
Ismayila No. (9)	38	(21)						13/2		11 11	1 1
Bisawa		6	_					18 23	-	11	1
		7		13	66			(124)		11	•
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		18	_	11	38			13		80	(
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		23 (44)	_					23	-	07	(
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		(45)						8		01	
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		15		12	39			12	_	11	
		16	-	11	13			(136)			
		25		11	13			19/1		03	
		(49) 5	_	11	13			19/2		07	
		6	_	11	13			22	_	11	
		15		11	13			(141)			
		16		10	37			1/1	_		
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		6		01	77			(147)			
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		15		-	51			9	-	03	
		17/1	_	03	79		_	10	-	07	
		17/2	_	07	34			11 12	_	10	
		24/1	_	04	30			20	_	— 11	
		24/2 26	_	06 01	83			21		11	
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		7		11	13			(157)	_	06	
		(78)						(158)		06	
		14		11	13			(159)	_	09	
		17/1		11				(161)	-	-	
		24		11	13			(174) (177)		Ξ.	
		(98)						(178)	_	01	
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		18/1	_	02	53 35			22		11	13
		23	_	11	38			(93)			
		(28)						25	_	01	52
		3/1		05 05	82 56			(94) 1	_	05	82
		3/2 8	_	10	5 6			2		05	38
		9/1	_	_	51			9	_		
		12/1	_	02	02			10 11	_	11 11	38 38
		12/2 13	_	04 04	81 55			20	_	11	38
		19		11	38			21		08	85
		22/1		01	52			(107)			
		22/2		09	86			1		02	53
		(39) 2		10	88	3. Gandhra	44	(108)			
		9/2		09	36	5. Candina	***	5		08	35
		10	_	02	02			6	_	11	38
		11/1		07	59			15	_	11	38
		11/2 12	_	01 02	52 28			16 25	_	11 11	38 38
		20/1	-	06	58			(116)			30
		(39)						5		11	38
		20/2	-	04	81			6	_	11	38
		21/1 21/2		03 07	79 59			15 (157)	_	08	09
		(49)		٠,	3,7			— (157)	***	01	26
		6		04	05			(165)	-		51
		15	10	10	37			(166)	-		51
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का. आ. 1008: ---पैट्रोलियम और खनिज पाइपलाईन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की छारा 2 के खण्ड "क" के अनुसरण में केन्द्रीय सरकार एतदकारा नीचे दी गई कालम 1 में दिये गये प्राधिकारी को कथित अधिनियम के अर्थन अनस्ची के कालम 2 में प्रविध्वि के अनुस्प निख्ति क्षेत्रों के अन्दर गक्षम प्राधिकारी के कार्य करने के लिए प्राधिकार करती है।

अनुसूची

प्राधिकारी एवम् पता क्षेत्र

श्री एस.एन. ठक्कर
लाइजन ग्रापिसर
इंडियन ग्रायल कॉरपोरेणन लि.
कांडला-भटिण्डा पाइपलाइन
बंगला नम्बर-66, सैवटर नं. 4 गुजरात
गांधीधाम-370201
कच्छ (गुजरात)

सिं. औ: 0-31015/3/89-म्रो मार-1]

S. O.1008.—In pursuance of Clause (a) of Section 2 of the Petroleum & Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby authorises the authority mentioned in Column 1 of the schedule below to perform the functions of the Competent Authority under the said Act, within the areas mentioned in the corresponding entry in column 2 of the said Schedule.

SCHEDULE

Authority and Address Areas

Shri S N Thacker
Liaison Officer,
Indian Oil Corporation Ltd.,
Kandla-Bhatinda Pipeline
Bungalow No. 66,
Sector No. 4 Gujarat
GANDHIDHAM-370 201
Kutchh (Gujarat)

[No. O-31015/3/89-OR-II

का. मा. 1009: -- पैट्रोलियम और खिनिज पाइपलाईन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 2 के खण्ड "क" के अनुसरण में केन्द्रीय सरकार एतदद्वारा नीचे दी गई कालम 1 में दिये हुये प्राधिकारी को कथित अधिनियम के अधीन अनुस्वी के कालम 2 में प्रविष्टि के अनुस्प लिखित क्षेत्रों के अन्दर सक्षम प्राधिकारी के कार्य करने के लिए प्राधिकृत करती है।

ग्रनुसूची

प्राधिकारी एवम् पता	क्षेत्र
श्री कृपाल सिंह लाइजन ग्रॉफिसर इंडियन ग्रॉयल कापेरिशन लि., कांडला-भटिण्डा पाइपलाइन, एसं.सी.ग्रो-178, सेक्टर नं. 37-सी चण्डीगढ़	पंजाब

[सं.ओ-31015/2/89-ग्रोग्रार-1] टी.एन. परमेक्टरन, ग्रदर सचिव S.O.1009.—In pursuance of Clause (a) of Section 2 of the Petroleum & Minerals Pipeline (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby authorises the authority mentioned in Column 1 of the schedule below to perform the functions of the Competent Authority underfthe said Act, within the areas mentioned in the corresponding entry in column 2 of the said schedule.

SCHEDULE

Authority and Address	Areas
Shri Kirpal Singh	and the state of the
Liaison Officer,	Punjab
Indian Oil Corporation Ltd.,	
Kandla-Bhatinda Pipeline,	
SCO-178, Sector No. 37-C,	
CHANDIGARH	

[No. O-31015/2/89-OR-1] T.N. PARAMESWARAN, Under Secy.

नई दिल्ली, 21 ग्रप्रैल, 1989

का आ. 1010: — पतः पेट्रोलियम श्रीर खिनज पाइप लाइन (भूमि में उपयोग के श्रीविकार का अर्जन) श्रीविनयम, 1962 (1962 का 50) की धारा 3 उपवारा (1) के श्रधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस श्रीवसूचना का आ सं. 1215 (ई) तारीख 28-12-88 द्वारा केन्द्रीय सरकार ने उस श्रीवसूचना से संलग्न अनुसूची में विनिर्विट भूमियों के उपयोग के श्रीवकार को पाइप लाइनों को बिछाने के लिए श्रीजित करने का श्रपना शास्य घोषित कर दिया था।

अौर यतः सक्षम प्राधिकारी ने उक्त श्रधिनियम की धारा 6 की उपधारा (1) के श्रधीन सरकार को रिपोर्ट दे दी है।

ग्रीर ग्रागे यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात इस ग्रिधसूचना से संलग्न ग्रनुसूची में विनिर्दिष्ट भूमियों में उपयोग का ग्रिधकार ग्रिजित करने का विनिश्चय किया है।

अब अतः उनत अधिनियम, की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद द्वारा घोषित करती है कि इस अधिसूचना में सलग्न अनुसूची विनिर्दिष्ट उनत भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतदद्वारा अर्जित किया जाता है।

श्रीर ग्रागे उस धारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का ग्रिक्षित केन्द्रीय सरकार में निहित होने के बजाय भारतीय गैस प्राधिकरण लि. में सभी बाधाग्रों से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा।

ग्रनुपूरक बाद ग्रनुसूची

एच.	बी.	जे.	गैस	पाइप	लाइन	प्रोजेक्ट

जनपद	तहसील	परगना	ग्राम	गाटा नं .	क्षेत्रफल	विवरण
- 1	2	3	4	5	6	7
गाजियाबाद	दादरी	दादरी	सदर-	469	0.0030	. The state of the
			पुर	511	0.0100	
		*		~ ~	******	
				2	0.0130	

[सं. म्रो-14016/54/88-जी.पी.]

New Delhi, the 21st April, 1989

S.O. 1010.—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 1215 (E) dated 28-12-88 under sub-section (I) of section of the Petroloum and Minerals Pipelines (Acquisition of Right of User in Land Act, 1962 (50) of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appointed to that notification for purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (1) of Section 6 of the sail Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of

user in the lands specified in the schedule appended to this notification:

> Now, therefore, in exercise of the powers conferred by subsection (I) of the Section 6 of the said Act, the Central Government hereby declars that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

> And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of Iniia Limited free trom encumbrances.

SUPPLEMENTARY CASE (SCHEDULE)

II.B.J. Gas Pipe Line Project

District	Tahsil	Pargana	Village	Plot No.	Area in acers	P.cmark
1	2	3	4	5	6	7
Ghaziaba l	Dadri	Dadri	Sadarpur	469	0.0030	
Ç.			•	511	0 0100	
				7	0.0130	
					*	

[No. O-14016/54,88-C.P.]

का. मा. 1011: --थतः पेट्रोलियम भीर खनिज पाइप लाइन (भूमि में उपयोग के धिधकार का प्रजेन) मधिनियम, 1962 (1962 का 50) की घारा 3 उपधारा (1) के श्रधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस प्रक्रियुक्ता का.भा.सं. तारीख 1216 (ई) 28-12-88 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न प्रनसुनी में विति-विष्ट भूमियों के उपयोग के प्रधिकार को पाइए लाइनों को बिछाने के लिए मजिन करने का घपना घागय घोषित कर दिथा था।

ग्रीर यतः सक्रम प्राधिकारी ने उक्त ग्रधिनियम की धारा 6 की उपधारा (1) के प्रधीन सरकार को रिपोर्ट वे या है।

भीर प्राप्ते यतः बेल्बीय । गरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात इस अधिसूचना से संलग्न अनुसूची में विनिदिष्ट भूमियों में उपयोग का अधिकार अजित करने का विनिध्वय किया है।

भव भतः उक्त अधिनियम की घारा 6 की उपधारा (1) हारा प्रवस शायित का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस प्रश्निसूचना में संलग्न प्रतुसूची में विनिर्दिग्ट उक्त भूमियों में उपयोग का प्रधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतदशरा मॉजिस किया जाना है।

भीर भागे उस धारा की उपधारा (4) द्वारा प्रवस्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उमन मुभियों मे उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाय भारतीय गैस प्राधिकरण लि. में सभी बाधाक्रों से मृत्त रूप में घोषणा के प्रकाशन की इस सारीख को निहित होगा।

धन्पुरक वाय धनुसूची

एक बी. जे. गैस पाइप लाइन प्रोजेस्ट

	7			-		
अनपद	नहसीश	परगना	ग म	 गढा सं.	क्षेत्र फल	निव रण
1	2	3	4	5	6	7
गाजियाबाद	दादरी				0-010	
			[नं. फ्रो.	-14010	5/ 42/88 -3	की.पी.]

S.O. 1011.—Whereas by notification of the Government India in the Ministry of Petroleum S.O. 1216 (E) dated India in the Ministry of Petroleum S.O. 1216 (E) dated 28-12-88 under sub-section (I) of section of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (I) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by subsection (I) of the Section 6 of the said Act, the Central Government hreby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

SUPPLEMENTARY CASE (SCHEDULE) H.B.J. Gas Pipe Line Project

District	Tahsil	Pargana	Village	Plot No.	Arca in acers	 R.cmarks
! 	2	3 ,	4	5	6	
Ghaziabad	Dadri	Dadri	Saini	219	0 0100	

का. शा. 1012. — यतः पेट्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के भिन्नित्र का मर्जन मिनियम 1962 (1962 का 50) की धारा 3 उपघारा (1) के अधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस मिस्सूचना का. मां. तं. 311 तारीख 11-2-89 द्वारा केन्द्रीय सरकार उस भिक्सूचना से संलग्न मनुसूची में विनिर्दिष्ट भूमियों में उपयोग के भिन्नित्र को पाइप लाइनों की विद्यान के लिए अधित करने का भपना भाषाय चौजित कर दिया था।

और यतः सक्षम प्राधिकारी ने उक्त मधिनियम की घारा 6 की उत्थान (1) के मधीन सरकार की रिपोर्ट दे दी है।

और भागे यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर किचार करने कें पक्ष्मात इस मधिसूचना से संलग्न भनुसूची में विनिध्टि भूमियों में उनमीन का मधिकार भूजित बारने का विनिध्यय किया है।

भन्न भ्रतः उक्त अधिनियम की आग 6 की उपधारा (1) द्वारा प्रत्ते शक्ति का प्रयोग करते हुए केन्द्रीय सरकार ए बद्वारा घोषिय करती है कि इस अधिमूचना में संलग्न अनुसूची विनिधिष्ट उक्त भूमियों में उपयोग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एलब्द्वारा अजित किया जाता है।

और मागे उस घाए की उपवारा (4) द्वारा प्रश्रुत गक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती हैं कि उक्त मूमियों में उपयोग का प्रधिकार केन्द्रीय सरकार में निहित होने के बजाय भारतीय गैस प्राधिक करण यि. में सभी बाधाओं से मुक्त कप में घोषणा के प्रकाशन की इस तारीख को निहित क्षोग।

			भनुष	(रक	याद १	रनुसूची
एव.	र्या.	जे.	गैस	पाइप	लाइन	प्रोजेक्ट

जनगद	त हस ।ल	परगना	प्राम	गाटा 	स. 	क्षेत्रफन/ हेक्टर/त्सङ्
				चक	पुरानी सं.	मीघा में
1	2	3	4	5	G	7
গাসিয়াৰাৰ	वादरी	वावरी	महावङ्		62	0-5-0

S.O. 1012.—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 311 dated 11-2-89 under sub-section (I) of section of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laving pipeline:

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification:

Now, therefore, in exercise of the powers conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

SUPPLEMENTARY CASE (SCHEDULE)

H.B.J. Gas Pipeline Project

						
District	Tehsil	Pargana	Village	Plot No.	Area in Hectare/ Bigha	Remarks
		_				
1	2	3	4	5	6	7
						
Ghaziabad	Dadri	Dadri	Mahawar	62	0-5-0	
						

[No. O-14016/57/88-G.P.]

का. पा. 1013 — यतः पेट्रोलियम और खनिज पाइप लाइन (भूमि में उपयोग के प्रधिकार का धर्जन) घिधितियम 1962 (1962 का 50) की धारा 3 उपवारा (1) के प्रधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस प्रधिमूजना का. घा. सं. 312 तारीख 11-2-89 द्वारा केन्द्रीय धरकार ने उस प्रधिमूजना से संलग्न धनुसूची में विनिर्दिष्ट भूमियों के उपयोग के प्रधिकार को पाइप लाइनों को बिछाने के लिए प्रजित करने का ध्रपमा धागम घोषित कर दिया था।

और यतः सक्षम प्राधिकारी ने उक्त प्रधिनियम की धारा 6 की उल धारा (1) के प्रधीन सरकार को न्योर्ट दे वी है।

भीर भागे यतः केन्द्रीय सरकार ने उक्त स्विटं पर निवार करने के पश्चात इस मधिसुचना से संलग्न भ्रनुसूची में विनिद्धिट भूमियों में उपयोग का मधिकार भ्रणित करने का विनिश्चय किया है।

भन मतः उनन प्रधिनयम भी धारा ६ मी उपवारा (1) द्वारा प्रथर मिन भा प्रमीन भरते तुए केन्द्रीय सरकार एतवद्वारा भोषित करती है कि इस प्रधिसुमना में संगम प्रमुख्नी जिनिर्विष्ट उनन भूमियों में उपयोग का प्रधिकार पाइपलाइन विकान के प्रयोजन के लिए एनवद्वारा प्रजित किया जाता है।

और भागे उस धारा की उपधारा (4) द्वारा प्रवस्त प्रक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्वेश देती है कि उक्त भूमियों में उपयोग का मधिकार केन्द्रीय सरकार में निष्ठित होने के बजाय भारतीय गैस प्राधिकारण लि. में सभी बाधाओं से मुक्त कर में घोषणा के प्रकाणन की इस तारीख को निष्ठित होगा।

धनुपुरक वाद प्रनुसूची

एच. बी. जे. गैस पाइप लाइन प्रीजेवट

अनपद	तह्सील	परगना	प्राम		पुरानी	क्षेत्रफल/ हेक्टर/एकड़ बीधा में
1	2	3	4	5	6	7
गाजियाबाय	 शवरी	 दावरी	 रनीती लतीफ	285		0-0-10
			ग्र	30 L		()-()-15
			•	369		0-1-15
				3		0-3-0

S.O. 1013.—Whereas by notification of the Govrnment of India in the Ministry of Petroleum S.O. 312 dated 11-2-89

under sub-section (1) of section 6 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline;

And whereas the Competent Authority has under subsection (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

SUPPLEMENTARY CASE (SCHEDULE)

H.B.J. Gas Pipeline Project

District	Tehsil	Pargana	Village	Plot No.	Area in Hectare/ Bigha	Remarks
1	2	3	4	5	6	8
Shaziabad D	Dadri	Dadri	Ranauli Latifpur	285 301 369	0-0-10 0-0-15 0-1-15	
				3	0-3-0	

[No. O-14016/62/88-G.P.]

का. प्रा. 1014—यतः पेट्रोलियम और खनिज पाइपलाइन (भूमि में उत्तायोग के अधिकार का अर्जन अधिनियम 1962 (1962 का 50) की धारा 3 उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस अधिसुचना का. प्रा. सं. 309 तारी खा 11-2-89 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिर्विष्ट भूमियों के उरयोग के अधिकार को पाइप लाइनों को विद्यान के लिए अर्जित करने का अपना आणय घोषित कर दिया था।

और यतः सक्षम प्राधिकारी ने उंकत श्रिधिनियम की धार। 6 की उप-धारा (1) के श्रिधीन सरकार को रिपोर्ट दे दी है।

और श्रामें यतः केन्द्रीय सरकार ने उपन रिपोर्ट पर विचार करने के प्रकात इस श्रीधसूचना से संलग्न श्रनुसूची में विनिविद्य भूमियों में उपयोग का श्रीधका . श्रीपन करने का जिनिश्चय किया है।

भव भर: उक्त भिवित्त को श्वार। 6 की उपधारा (1) हारा प्रवरी सिक का प्रयोग करते हुए केन्द्रीय सरकार एत्रद्वारा घोषित करती है कि इस प्रशिक्षचना में संलग्न प्रनुस्की विसिविष्ट उक्त भूमियों में उत्याग का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एत्रव्वारा श्रजित किया जाता है।

और भागे उस घारा की उपघारा (4) क्वारा प्रदरत प्रक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उत्तर भूमियों मे उरयोगका श्रिधिकार केन्द्रीय सरकार में निहित होने के बजाय भारतीय गैस प्राधि ित, में सभी बाधाओं से मृक्षत रूप में घोषणा के प्रकाशन की इस तारीख को निहित होगा।

श्रनुपुरक बाद श्रनुसूर्चा एच. बी. जे. गैंस पाइप लाइन प्रोजेंस्ट

जनपद	तह्मील	पर गना	ग्राम	गाटासं. चक पुरानी नं. संख् या	- हेक्टर/एकड
1	2	3	4	5 6	7
<u>একিয়ার</u>	 दावरी	दादरी	मार्वापुर	18	0-0600
				125	0-0150
				123	0.0060
				3	0-0810
<u>.</u> ⁺-		[मं	. जो –	14016/49/88	- जी. पी.]

S.O. 1014.—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 309 dated 11-2-89 under sub-section (1) of section of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline.

And whereas the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of

user in the lands specified in the schedule appended to this

Now, therefore, in exercise of the powers conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

SUPPLEMENTARY CASE (SCHEDULE)

II B.J. Gas Pipeline Project

2	3	4		 	
		7	5	6	7
Ghizirbul Dulti	ri Dalej Salopur	Sa lopur	18 125 123	0.0600 0.0150 0.0050	
			3	0.0810	
	D1. lti	Dalti Dalti	Onlti Dulti Salopur	125	125 0.0150 123 0.0050

भा. था. 1015.--यतः पेट्रोलियम ग्रीर खनिज पाइप लाइन (भूमि मे उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 उपधारा (i) के अधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस अधिस्चना का. श्रा. सं. 310 तारीख 11-2-89 द्वारा केट्रीय सरकार ने उस अधि-सचना से संरक्त जनसूची में बिनिर्विष्ट समियों के उपयोग के प्रक्षिकार को पाइप लाइनों को बिछाने के लिए प्रजित करने का प्राप्त पाशय पोधित कर दिया था।

न्नोर यतः सक्षम प्राधिकारी ने उक्त अधिनियम की धारा 6 की उपधारा (i) के सक्षीन सरकार को रिपोर्ट दे दी है।

भीर भागे यतः केक्ब्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चास् इस अधिसूचना से सलग्न प्रनुसूची में विनिधिष्ट भूमियों में उपयोग का ग्रिक्षिकार प्रजित करने का विसिध्चय किया है।

प्रज प्रतः उन्य सिंधिनियम की धारा ७ की उपधारा (í) द्वारा प्रदल जिल्ल का प्रयोग करते हुए केन्द्रीय सरकार एस**बुद्वा**रा घोषित करती है कि इस म्रधिस्चना में रोलग्न प्रनुसुची विनिविष्ट उस्त भूमियो में उपयोग का मधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतबुडारा फ्रजित किया जाता है।

श्रीर धागे उस धारा की उपधारा (4) द्वारा प्रदल एक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देण देती है कि उकत भूमियों में उपयोग का खिकार केलीय मरकार में निहित होने के बजाय भारतीय गैस प्राधिकरण थि. में मुनी खाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारी**ख को निहित्** होगा ।

ध्रनुपूरक बाद धनुसूर्या एच. बी. जे. गैस पाइप लाइन प्रोजेक्ट

जनपद	नहसील	परगना	ग्राम	गाटा सं.	क्षेत्रफल/हेशटर एकड्/बीघा में	विवरण
				चकर्न.		
1	2	3	4	5	6	7
	नावरी	दावरी	सकारपुर कला	57	0.0280	
				25	0.0630	
				2	0.0910	_

S.O. 1015.—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 310 dated 11-2-89 under sub-section (1) of section of the Petroleum and Minerals Pipelines (Acquisition 3 of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intensition to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (I) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of

user in the lands specified in the schedule appended to this notification;

Now therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

SUPPLEMENTARY CASE (SCHEDULE)

H.B.J. Gas Pipeline Project

District	Tehsil	Pargana	Village	Plot No.	Arca in Hectare/ Bigha	Remarks
1	2	3	4	5	6	7
Ghazlabad	Dajri	Dadri	Salarpur Kalan	57 25	0.0280 0.0530	
				2	0 0910	

[No. O-14016/51/88 G.P.1

का. था 1016:—यतः पेट्रोलियम सौर खनिज पाइप लाइन (भूमि में उपयोग के अधिकार का खर्जन) अधिनियम 1962 (1962 का 50) की धारा 3 जपधारा (i) के अधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैरा अधिसुचना का. आ. सं. 1214(ई) तारीख 28-12-88 द्वारा केन्द्रीय सरकार ने उस अधिसुचना में संजग्न अन्मुनी में विनिर्दिष्ट भूमियों के जपयोग के अधिवार को पाइप लाइनों को खिछाने के लिए अजिन करने का अपना भागय भोषित कर दिया था।

श्रीर यनः सक्षम प्राधिकारी ने उक्त श्रधिनियम की धारा 6 की उपधारा (1) के श्रधीन सरकार को रिपोर्ट दे दी है।

भीर आगे यतः केन्द्रीय गरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस भ्रधिमुचना से संलग्न अनुसुची में विनिर्दिष्ट भृसियों में उपयोग का श्रधि-कार भजिन करने का विनिष्चय किया है।

श्रंब श्रंतः उपन श्रिधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त गरिन का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस श्रिधिमूचना में संख्यन श्रनुंसूची बिनिर्दिष्ट उक्त भूमियों में उपयोग का श्रिधकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा श्रीजित किया जाना है।

भौर आगे उस धारा की उपधारा (1) द्वारा प्रवस्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का शक्षि-कार केन्द्रीय सरकार में निष्ठित होने के बजाय भारतीय गैस प्राधिकरण लि. में सभी बाबान्नों से मुक्त रूप में श्रोषणा के प्रकामन की इस नारीख को निहित होगा।

यन्पूरक वाव धनुसूची

एष. थी. जे. गैस पाइप लाइन प्रोजेक्ट

जन ा व	नष्ट् सील	परगना	ग्राम		ा सं.	क्षेत्रफल/हेक्टर/ एकड्र/बीधा में	विवरण
				चक्तं.	पुरामी सं.	<i>५०५/चरचर</i> च	
1	2	3	4	. 5	Ú	7	8
गाजियाबाद	दादरी	दावरी	गेजा तिल्फनाबाद	264	<u> </u>	0.0100	

S.O. 1016,—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 1214(E) dated 28-12-88 under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Cntral Government has after considering the said report, decided to acquire the right of

user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the Section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

SUPPLEMENTRY CASE (SCHEDULE)

H.B.J. Gas Pipeline Project

District	Tehsil	Pargana	Village	Plot No.	Area in Hectare/ Bigha	Remarks
1	2	3	4	5	6	7
Ghaziabad	Dadri	Dadri	Gejha Tilftabad	264	0-0100	

[No. O-14016/52/88-G,P.]

का. मा. 1017—यतः पेट्रोलियम श्रीर खनिज पाइप लाइन (भूमि में उपयोग के ग्रधिकार का अर्जन) मिश्रिनियम 1962 (1963 का 50) की धारा 3 उपधारा (i) के श्रधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस ग्रधिसूचना का. मा. सं. 3297 तारीख 5-11-88 द्वारा केन्द्रीय सरकार ने उस ग्रधिसूचना से संतरन यनुमुची में निर्मिष्टि भूमियों में उपयोग के ग्रधिकार को पाइप लाइनों को बिछाने के लिए ग्रजित करने का श्रपना भाशय घोषित कर दिया था।

भीर यतः सक्षम प्राधिकारी ने उक्त प्रधिनियम की धारा 6 की उपधारा (1) के भ्रधीन सरकार को रिपोर्ट दे दी है।

ग्रीर भप्ये यतः केस्त्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात इस ग्रिधसूचना से संख्यन श्रनुसूची में विनिर्दिष्ट भूमियों में उपयोग का श्रीध-कार श्रीजित करने का विनिय्चय किया है।

श्रव श्रत: उक्त श्रधिनियम की धारा 6 की उपधारा (।) हारा प्रदत्त सक्ति का प्रयोग करने हुए केन्द्रीय सरकार एतब्द्वारा घोषित करती है कि इस धधिसुचना में संलग्न श्रनुसूची विनिर्दिष्ट उक्त भूमियों में उपयोग का श्रधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतब्द्वारा श्रजित किया जाता है,।

श्रीर ग्रागे उस धारा की उपधारा (4) द्वारा प्रवन्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का श्रीय-कार केन्द्रीय सरकार में निहित होने के बजाय भारतीय गैस प्राधिकरण लि. में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की इस तारीख़ को निहित होगा ।

भनुपूरक बाद अनुसूची

जिला	नहसील	परगना	ग्राम	गाटा सं.	क्षेत्रफल एकड्	मं विवरण '
1	2	3	4	5	6	7
णाहजहांपुर	तिलहार	खेड़ा समोडा	गोविन्धपुर	267	0-2	28

[सं. औ-14016/432/85-जी,पी.]

S.O. 1017.—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 3297 dated 5-11-88 under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of

user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

Supplementry Case (Schedule) H.B.J. Gas Pipe Line Project

District	Tashil	Pargana	Village	Plot No.	Area in acers	R.: marks
1	2	3	4	5	6	7
Shahjahanpur	Tilhar	Khera Bakhoda	Govind Pur	267	0-28	

[N). O:14016/432/85-G.P.]

का. घा. 1018—यतः पेट्रोलियम और खिनिज पाइप लाइन (भूमि में उपयोग के घिषार का घर्जन) धिधिनियम, 1962 (1962 का 50) की घारा 3 उपधारा (1) के घ्रधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस घिध्युचना का. धा. सं. 3296 तारीख 5-11-88 द्वारा केन्द्रीय सरकार ने उस घिध-सूचना से संलग्न धनुसूची में विनिदिष्ट भूमियों के उपयोग के घिषकार को पाइपलाइन को विछाने के लिए प्रक्रित करने का घपना घाषाय थोपिन कर दिया था धीर यन: सक्षम प्राधिकारी ने उक्त धिधिनियम की घारा 6 की उपधारा (i) के घ्रधीन सरकार को रिपोर्ट दे दी है।

भौर भागे यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चान इस मधिसूचना से संलग्न भनुसूची में विनिर्दिण्ट भूमियों में उपयोग का मधि-भार अजित करन का विनिरूचय किया है।

भवं भतः उक्त मधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवस्त शक्ति का प्रयोग करने हुए केन्द्रीय सरकार एतव्ह्वारा घोषित करती है कि इस प्रक्षिसुचना में संलग्न मनुजुनीमें विनिर्विष्ट उक्त भूमियों में उपयोग का मधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एनदबारा मजित किया जाना है।

ग्रीर ग्रागे उस धारा की उपधारा (4) ब्राग प्रदश्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपयोग का ग्राधिकार केन्द्रीय सरकार में निहिन होने के बजाय भाग्सीय गैस प्राधिकरण लि. में सभी बाधार्थ्यों से मुक्त रूप में घोषणा के प्रकाणन की इस तारीख को निहित होगा।

			नुपूरक वाद अनुसूचा				
जिला	तहसील	परगना	ग्राम	गाटा सं.	क्षेत्रफल एकड़ में	विवरण	
1	2	3	4	5	6	7	
शाहजहांपुर	तिलहर	तिलहर	वैंसरी वै सरा	448	0-45		

[सं. मो - 14016/429/85 - जी. पी.]

S.O. 1018.—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 3296 dated 5-11-88 under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its in tention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline;

And whereas the Competent Authorities has under subsection (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of

user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shail instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authorlty of India I mited free from encumbrances.

Supplementry Case (Schedule) H.B.J. Gas Pipe Line Project

District	Tahsil	Pargana	Village	Plot No.	Area in acers	Remarks
1	2	3	4	5	6	7
Shahjahanpur	Tilhar	Tilhar	Baisari Baisara	448	0-45	

[No. O-14016/429/85-G.P.]

का. था. 1019—यतः पेट्रोलियम भीर खनिज पाइप लाइन (भूमि में उपयोग के प्रिधिकार का धर्जन) प्रिधिनियम, 1962 (1962 का 50) की धारा 3 उपवारा (i) के प्रधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गैस प्रिधिसूचना का. था. सं. 3302 नारीख 5-11-88 द्वारा केन्द्रीय सरकार ने उस ग्रिधि-सुचना में संकान धनुसूची में विनिदिष्ट भूमियों के उपयोग के प्रिष्ठकार को पाइप लाइनों को विछाने के लिए प्रजित करने का प्रपना प्राणय घोषित कर दियाथा।

द्यौर यतः सक्षम प्राधिकारी ने उक्त प्रधिनियम की घारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

भीर आगे यतः केन्द्रीय सरकार ने उक्ष रिपोर्ट पर विचार करने के पश्यात इस अधिसूचना से संनग्न भनुमुची में विनिर्दिष्ट भूमियों में उपयोग का अधि-कार भजित करने का विनिक्चय किया है।

1037 GI 89--7

THE GAZETTE OF INDIA: MAY 6, 1989/VAISAKHA 16, 1911 [PART II—Sec. 3(ii)]

म्रथ मत: उक्≾ मधिनियम की धारा ७ की उपधारा (1) द्वारा प्रवल्त मिक्त का प्रयोग करते हुए केन्द्रीय सरकार एनवद्वारा घोषित करती है कि इस ग्रधिसूचना में संलग्न प्रनुसूची में विनिधिष्ट उक्त भूमियों में उपयोग का प्रधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतवद्वारा प्रजित किया जाता है।

मौर भागे उस धारा की उपधारा (4) द्वारा प्रवक्त ग्रामितयों का प्रयोग करते हुए केन्द्रीय संस्कार निर्वेश वेती है कि उक्त भूमियों में उपयोग का मधि-कार केन्द्रीय सरकार में निहित होने के बजाय भारतीय गैंस प्राधिकरण लिंश में सभी बाघाओं से सुक्त रूप में घोषणा के प्रकाशन की इस सारीख की निहित होगा ।

		भनुपूरक	वाद अनुसूचा
तहसील	परगना	ग्राम	गाटा र्स.

जिसा	तहसील	परगना	ग्राम	गाटा सं.	क्षेत्रफल एक इ में	विवरण
1	2	3	4	5	в	7
गाहजहांपुर	तिलहर	तिलहर	ख्वाजा सराई उफें सरैया	103/1	0-05	

[सं. भो - 14016/485/85-जी. पी.]

S.O. 1019.—Whereas by notification of the Government of India in the Ministry of Petroleum S.O. 3302 dated 5-11-88 under sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for purpose of laying pipeline;

And whereas the Competent Authority has under Subsection (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration the Gas Authority of India Limited free from encumbrances.

Supplementary Case (Schedule) H.B.J. Gas Pipe Line Project

District	Tahsil	Pargana	Village	Plot No.	Area in acres	Remarks
1	2	3	4	5	6	7 . ~
Shahjanpur	Tilhar	Tilhar	Kawaja Sarajurf Saraljan	103/1	0-05	

[No. O·14016/485/85-G.P.]

का. भा. 1020.—जबकि केन्द्र सरकार यह भनुभव करती है कि सार्वजनिक द्वित में यह भावश्यक है कि पेट्रोलियम एवं प्राकृतिक गैस लाने के लिए एक. वी. जे. पाइप लाइन परियोजना के अंतर्गत एकोड वेडस एंड केबिल रूर, गैस झझारिटी झाफ इंडिया लिसिटेड द्वारा विछाया जाना हैं।

धौर यह भी भनुभव करती है कि उस कार्य के लिए इसके साथ संलग्न विवरणी में निर्धारित भूमि पर प्रयोक्ता का प्रधिकार ग्रहण करना श्रावश्यक है।

भतः पेट्रोलियम एवं खनिज पाइप लाइन (भूमि पर प्रयोक्ता का मधिकार ब्रहण प्रधिनियम, 1962 (1962 का 50) के खंड 3 के उपखंड (i) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्र सरकार एतदहारा उस पर प्रयोक्ता का मधिकार ग्रहण करने की मंणा की घोषणा करती है।

बधार्ते कि उक्त भूमि में अपनी रुचि रखने वाला कोई भी व्यक्ति अधिसूचना की तारीख से 21 दिन के भीतर भूमिगत पाइप लाइन बिछाने के किरोध में प्रपत्ती भापत्ति सक्षम प्राधिकारी गैम भ्रथारिटी भाफ इंडिया लिमि. एच. बी. जे. पाइप लाइन परियोजना, विकासदीप बिल्डिंग, 22 स्टेशन रोड, सखनऊ 226019, ज. प्र. में दर्ज करा सकता है।

भीर ऐसी भापत्ति वर्ज कराते समय किसी भी व्यक्ति को यह विशेष रूप से निर्दिष्ट करना होगा कि वह व्यक्तिगत रूप से भयवा विधि व्यवसायक के माध्यम से प्रपना मत प्रस्तृत करना चाहता है।

बाव धनुसुची एच. बी. जे. गैस पाइप लाइन प्रोजेक्ट

जनपद	तहसील	परग मा	ग्राम	गाटा सं.	क्षेत्रफल	विवरण
1	2	3	4	5	6	7
फल्खाबाद	- छिबरामऊ	छिबरामऊ	लालपुर	1	0-08	 ,.
				2	0-11	
				3	0-02	
				4	0-01	
			योग	4	0-22	

S.O. 1020.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum and Natural Gas of HBJ Pipeline Project for Anode Bed and Cable Route to be laid by the Gas Authority of India Ltd.

And whereas it appears that for the purpose of this laying it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by subsection (i) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act,

1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification object to the laying of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. HBJ Project Vikasdeep Building, 22 Station Road, Lucknow, U.P.

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

Supplimentary Case (Schedule) H.B.J. Gas Pipe Line Project

District	Tahsil	Pargana	Village	Plot No.	Area in acres	Remark
1	2	3	4	3	6	7
Farcukhabad	Chhibra Mau	Chhibra Mau	Lalpur	1 2 3 4	0- 08 0- 11 0- 02 0- 01	·····
			Total	4	0 22	
					[No O-1	4016/488/84-G.P.1

का. भा. 1021—यता केन्द्रीय सरकार को यह प्रतील होता है कि लीकहित में यह भावश्यक है कि मध्य प्रदेश राज्य में हजीरा से बरेली से जगदीशपूर पेट्रोलियम के परिवहन के लिए पाईप लाईन गैस भयारिटी आफ इंडिया लिमिटेड द्वारा बिछाई जानी चाहिए;

भीर यतः यह प्रतीत होता है कि लाईनों को बिछाने के प्रयोजन के लिए एतद्पाबद अनुसूची में बर्णित भूमि में उपयोग का प्रधिकार भजित करना भावक्यक है:

मतः भव पेट्रोलियम भौर खनिज पाईप लाईन (भूमि में उपयोग के मिश्रकार का भज़न) भिश्रितियम 1962 (1962 का 50) की भारा 3 की उपभारा (i) द्वारा प्रकल भिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार भिज्ञत करने का भ्रमना भाष्य एतदहारा धोषित किया है:

संगतें कि उक्त भूमि में हितबंद कोई व्यक्ति, उस भूमि के नीचे पाईप लाईन विछाने के भिए झालेप सक्षम प्राधिकारी, गैस अधारिटी झाफ इंडिया लिमिटेड, एच. श्री. जे. पाईप लाईन 45, सुभाय नगर साबेंर रोड, उज्जैन (म. प्र. 456818) को इस अधिसुचना की तारीख के 21 दिनों के भीतर कर सकेगा।

भीर ऐसा प्राक्षेप करने वाला हर व्यक्ति विनिधिष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत हो या किसी विधि व्यवसायी की मार्फत ।

श्रनुसूची

एच. बी. जे. गैस पाईप लाईन प्रोजेक्ट

प्रनु :	٠	सासरानं.	उपयोग श्रधिकार भर्जन का क्षेत्र हेक्टर म
1		2	3
1	185		0.005
2.	188		0.920
3.	177		0.188
4.	173		0.188
5.	172		0.021
6.	171		0.157

		Į:N	[No O-14016/488/84-G.P.]			
	1	2 3	4	5	6	
7.	168	0.010				
8.	170	0.105				
9.	169	0.209				
1 0.	164	0.125				
11.	165	0.010				
12.	163	0.073				
13.	160	0.178				
14.	131	0.105				
1 5.	133	0.125				
16.	128	0.005				
17.	127	0.010				
18.	135	0.105				
19.	123मी.	0.063				
$20\cdot$	126	0,251				
21.	125	0.167				
22.	106	0.648				
23.	61	0.021				
24.	105	0.082				
25.	60	0.021.				
26-	14/1	0.188				
27.	62	0.261				
28.	58	0.669				
29.	65	0.125				
30.	5 5/ 1	0.125				
31.	5 5/ 2	0.157				
32.	5 5/ 3	0.261				
33.	54	0.031				
34.	53	0.272				
35.	66	0.146				
36.	52	0.245				
37.	51	0.084				
38.	49	0.063				
39.	50	0.084				
40.	192	0.010				
41.	162	0.073				

1	2	3	
42.	161/1	0.021	
43.	159	0.031	
44.	132	0.042	
45.	134	0.021	
46.	124	0.042	
—— - योग वृ	ल क्षेत्रफलः	6.743	

[स. मा—14016/87/84-जा. पा.]

S.O. 1021.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Hazira-Barilly to Jagdishpur in Madhya Pradesh State pipeline should be laid by the Gas Authority of India Limited.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by subsection (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962) the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Oil Gas Authority of India Limited, HBJ Gas Pipeline 45, Subhash Nagar, Sanwer Road, Ujjain (M.P.).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE H.B.J. GAS PIPELINE PROJECT

	C	A 1
SI.	Survey	Area to be acquired for
No.	No.	ROU in Hoctare
1	2	3
1.	185	0.005
2.	188	0.920
3.	177	0.188
4.	173	0.188
5.	172	0.021
6.	171	0.157
7.	168	0.010
8.	170	0.105
9.	169	0.209
10.	164	0.125
11.	165	0.010
12.	163	0.073
13.	160	0.178
14.	131	0.105
15.	133	0.125
16.	128	0.005
17.	127	0.010
18.	135	0.105
19.	123 m.	0.063
20.	126	0.251
21.	125	0.167
22.	106	0.648
23.	6 l	0.021
24.	105	0.082
25.	60	0.021
26.	14/1	0.188

1 2	3
27. 62	0.261
28, 58	0.669
29, 65	0.125
30. 55/1	0,125
31. 55/2	0.157
32. 55/3	0.261
33. 54	0.031
34, 53	0.272
35, 66	0.146
36. 52	0.245
37, 51	0.084
38, 49	0.063
39. 50	0.084
40. 192	0.010
41, 162	0.073
42 , 161/1	0.021
43. 159	0.031
44. 132	0.042
45. 134	0.021
46. 124	0.042
Total area in hecta	re 6.743

[No. O-14016/87/84-G.P.]

का. था. 1022.-- यत. केन्द्रीय सरकार की यह प्रतीत होता है कि लोकहित में यह धावण्यक है कि मध्य प्रदेश राज्य में हजीरा से बरेली से जनदीणपुर पेट्रीलियम के परिवहन के लिए पाइप लाइन गैस अवारिटी श्रांफ इंडिया लिमिटेड द्वारा विछाई जानी चाहिए।

श्रीर यत. यह प्रतीत होता है कि ऐसी लाइमों को विछाने के प्रयोजन के लिए एतद्याक्षत प्रन्सूकी में यणित भूमि में उपयोग का श्रधिकार ग्रजित करना भागम्यक है।

द्यतः अब पेट्रोलियम श्रीर खनिज पाइप लाइन (मूमि के जपयोग के द्मिकार का धर्मन) प्रधिनियम, 1962 (1962 का 50) की बारा 3 को उपद्यारा (1) द्वारा प्रदस शक्तियों का प्रमीग करो हुए केर्म्बाय सरकार ने उसमें उपयोग का मिक्षकार अफित करने का अपना भागम एतदद्वारा घोषित किया है।

बंबार्ते कि उक्त भूमि में हिनवंद कोई व्यक्ति, उस मूमि के नीच पाइप लाइन बिछाने के लिए आक्षेप सक्षम प्राधिकारी, गैस ग्रयारिटी ऑफ इंडिया लिमिटेड, एस. वी. जे. पाइप लाइन 45, सुमाप नगर माबेर रोड, जुन्जैन (म.प्र.) 456010 को इस प्रधिसुचना की सारीख के 21 विनों के भीतर कर सकेगा।

ग्रीर ऐसा ग्राक्षेप करने वाला हर स्वक्ति विनिर्विष्टतः यह भी कथन करेगा कि क्या यह यह चाहता है कि उसकी मुनवाई व्यक्तिगत हो या किसी विधि व्यवसार्थाकी मार्फत।

एख, मी. जे. गैस पाइप लाइन प्रोजेक्ट

क. मं	खक्षरानं,	ुपयोग ग्र वि कार श्रजन का क्षेत्र हेस्टर हे
1.	2.	3.
1.	228	0 082
— — कुल क्षेट		0.082

S.O. .—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Hazira-Barilly to Jagdishpur in Madhya Pradesh State pipeline should be laid by the Gas Authority of India Limited.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by subsection (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962) the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Oil Gas Authority of India Limited, HBJ Gas Pipe line 45, Subhash Nagar, Sanwer Road, Ujjain (M.P.).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE
H.B.J. GAS PIPELINE PROJECT

Village Mohankot;	Tehsil Petlawad; Dist. Jhabua (M.P.
Sl. No. Survey No	. Area to be Acquired in Hect.
1. 228	0.082
Total Area in Hect.	0.082
	DY 0 14016/210/94 6

[No. O-14016/339/84-G.P.]

का. मा. 1023.-- यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह प्रावध्यक है कि मध्य प्रवेश राज्य में हजीरा से बरेक्षी से जगर्वाशपुर पेट्रोलियम के परिवहन के लिये पाइप लाइन गैस प्रधारिटी शांफ इंश्वा लिसिटेय द्वारा बिछाई आनी साहिए।

भीर थतः यह प्रतित होता है कि ऐसी लाइनों को बिछाग के प्रयोजन के सिये एतद्पाबद्ध अनुसूची में बर्णित भूमि में उपयोग का प्रधिकार भूजित करना भाषण्यक है।

द्यत। अब पेट्रोलियम और खिनिश्र पाइप लाइन (मूमि में उपयोग के अधिकार का (अर्जन) अधिनियम, 1962 (1962 का 50) को धारा 3 की अपधारा (1) द्वारा प्रदत्त गंक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार अजित करने का अपना आधार एतद्वारा गोवित किया है।

बणतें कि उक्त भूमि में हिन्तबड़ कोई व्यक्ति, उस भूमि के नीच पाइप साइन बिछान के लिए धाक्षेप सक्षम प्राधिकारी, गैस प्रथारिटी घाँफ इंडिया लिभिटेड, एक. बी. जे. पाइप लाइन 45, मुभाव नगर साबेर रोड़, उजीन (भ.प्र.) 456010 को इस अधिसूचना को तारीख के 21 दिनों के भीतर कर सकेगा।

चीर ऐसा धाक्षेप करने वाला हर व्यक्ति विनिविष्टता यह भी कथन करेगा कि क्या वह यह साहना है कि उसकी सुनवाई व्यक्तिगत हो या किसी विधि व्यवसायी की मार्फत।

ए.च .	ब. जे. गैस	पाइप लाइन प्रोजेक्ट	
माम ग्राम : चिक्तली तहमील : मरामा जिला उज्जैन राज्य : मध्य प्रदेश			
धन् भं.	सर्वे नं.	उपयोग ग्रधिकार भ्रजेन का क्षेत्र (हेक्टर्स में)	
1.	3.	3.	
1,	274	0.082	
2.	275	0.058	
कुल क्षेत्रफल हेक्टर में	2	0 140	
		[सं. भी:14016/504/84-जी. पी.]	

S.O. 1023.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Hazira-Barilly to Jagdishpur in Madhya Pradesh State pipeline should be laid by the Gas Authority of India Limited.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by subsection (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Lande) Act, 1962 (50 of 1962) the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Oil Gas Authority of India Limited, HBJ Gas Pipe Line, 45, Subhash Nagar, Sanwer Road, Ujjain, (M.P.).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULEE HBJ GAS PIPE LINE PROJECT

Village C	hikli; Tehsil Tar	rana; Dist. Ujjain; M.P.
Sl. No.	Survey No.	Area to be acquired for R.O.U. in Hectare
1. 274		0.082
2. 276		0.058
Total Ar	a in Hect.	0.140

[No. O-14016/504/84-G.P.]

का. था. सं. 1024.--थनः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह प्रावध्यक है कि मध्य प्रवेण राज्य में हजीरा से बरेली से अगरीभपुर पेट्रोलियम के परिवहन के लिए पाइप साइन गैस प्रवारिटी धाफ इंडिया लिमिटेड द्वारा बिछाई जानी चाहिए।

श्रीर यतः यह प्रतोत होता है कि ऐसी लाइमों को बिछाने के प्रयोजन के लिए एतव्याबढ प्रतुसूची में वर्णित मूमि में उपयोग का प्रधिकार प्रजित करना प्रावस्थक है।

मतः मज पेट्रांलियम श्रीर खनित्र पाइन लाइन (मूमि में उपयोग के मधिकार का श्रजेन) मधिनियम, 1962 (1962 का 50) की द्वारा 3 की उपवारा (1) द्वारा अवस मिक्तियों का श्रयोग करने हुए केन्द्रीय सरकार ने उसमें उपयोग का श्रिकार श्रींगत करने का ग्रयना श्रायय एतद्द्वारा विकास है।

बंशर्ते कि उक्त भूमि में हिनबदा कोई व्यक्ति, उस भूमि के नीकी पाइप लाइन जिलाने के लिए काक्षेप सक्षम प्राधिकारी, गैस भगौरिटी मॉफ इंडिया लिमिटेड, एच. बी. जे. पाइण लाइन 15, स्माप नगर सावेर जोड़, उन्जैन (म.प्र.) 450010 को इस प्रधिसूचना की तारीख के 21 दिनों के भी तर कर सकेगा।

भौर ऐसा ब्राक्षेप करने नाला हर अन्तित विनिर्दिश्टसा यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत हो या किसी विधि ध्यवसार्या की मार्फत।

	एक. बी.जे. गैस, पाइप लाइन प्रोजेक्ट			
ग्रामकार	নাম : স্বার্ত্তারভূতি	त तहसील : बबनावर जिला : द्यार राज्य : मध्य प्रदेश		
		प्रनुस्ची		
क. सं.	स्तरानं.	उपयोग ग्राधिकार धर्जन का क्षेत्र हेक्टर में		
1.	2,	3.		
1.	929	0 105		
 कुल क्षेत्रप	ज्य हे कट र में	0.105		
	· · · · · · · · · · · · · · · · · · ·	[सं. ग्री14016/353/84-जी पी.]		

S.O. 1024.---Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from Hazira-Bareilly to Jagdishpur in Madhya Pradesh State pipeline should be laid by the Gas Authority of India Limited.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by subsection (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962) the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Oil Gas Authority of India Limited, HBI Gas Pipe line 45, Subhash Nagar, Sanwer Road, Ujjain (M.P.).

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

HBJ GAS PIPELINE PROJECT

Village Kachhi Baroda; Tehsil Badnawar; Dist. Dhar (M.P.)

SCHEDULE

Sl. No.	Survey No.	Area to be acquired for R.O.U. in Hoct,
1. 929		0.105
Total Area	in Hect.	0.105
		DI- 0 14016/250/04 G T

INO. O-14016/353/84-G.P.I

[संक्या सीएमशी/13:9]

RAKESH KACKER, Dy. Secy.

स्ताद्य एवं भागीरिक पृति मंत्रालय

(नागरिक पूर्ति विभाग)

राकेण कक्कड़, उप सक्तिय

भारतीय मानक म्यूरी

नई दिल्ली, 12 भन्नेल, 1989

का. था. 1025---भारतीय मानक ब्यूरो नियम, 1987 के नियम 9 के उपनियम (1) के धनुसरण में भारतीय मानक ब्यूरो एतवृहारा धिसूधित करता है कि जिस मानक मुहर का डिजाइन, उसके शास्त्रिक विवरण और संबंध भारतीय मानक की संख्या और वर्ष सहित नीचे धनुसूची में दिया गया है, वह निर्धारित कर विया गया है।

भारतीय मानक रूपरो घषिनियम 1986 और उसके घष्ठीन बने नियमों सचा विनियमों के प्रयोजन के लिए यह मानक मुहर 1987 02 01 से लागू होगी।

धनुसूची

 क .सं.	मानक मुहर का किणाइन	उस्पाद/उस्पाच श्रेणी	संबंद भारतीय मानक की संख्या और वर्ष	मानक मुहर के डिजाइन का बाब्दिक विवरण
(1)	(2)	(3)	(4)	(5)
1.	ISHOTA LEAVY	टरधाइम स्नेहन तेल-भारी ग्रेंड	IS: 1012-1978	स्तम्भ (2) में दिखाई गई निश्चित सैली और परस्पर संबंध मनुपास में बनाया गया "ISI" प्रकारमुक्त भारतीय मानक क्यूरो का मोनोग्राम, जिसमें भारतीय मानक की संख्या डिजाइन में दिखाए प्रनुसार मोनो प्राम के उपर और शब्द "भारी" मोनोग्राम के मीचे अंकित हो।

MINISTRY OF FOOD AND CIVIL SUPPLIES

(Department of Civil Supplies)

BUREAU OF INDIAN STANDARDS

New Dolhi, the 12th April, 1989

S.O.1025.—In pursuance of sub-rule (1), of the rule 9 of Bureau of Indian Standards Rules 1987 the Bureau of Indian Standards, hereby, notifies that the Standard Mark, design of which together with the description of the design and the number and year of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark for the purpose of the Bureau of Indian Standards Act, 1986 and the Rules and Regulations framed thereunder, shall come into force with effect from 1987-02-01.

SCHEDULE

Sl. No.	Desig of the Standard Mark	Product/Class of Product	No. and year of the Relevant Indian Standard	Description of the design of the Standard Mark
1	2	3	4	5
1.	ISI ISII9II	Turbino lubricating oils heavy grade	IS: 10121978	The monogram of the Bureau of Indian Standards, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Col. (2): the number of the Indian Standard being superscribed on the top side and the words 'HEAVY' being subscribed under the bottom side of the monogram as indicated in the design.

[No. CMD/13:9]

का. मा. 1026.--भारतीय मानक ब्यूरी (प्रमानन) विनियम 1988 के विनियम 6 के उपविनियम (3) के मनुसरण में भारतीय मानक ब्यूरी द्वारा मिस्सिक्त किया जाता है कि टबॉइम स्नेहन तेल की प्रति इकाई मुहर लगाने की फीस जिसका विवरण नीचे मनुसूची में विया गया है, निर्धारित कर वी गई हैं और वह फीस 1987-2-01 से लागू होगी।

भनुसूची

ऋ.सं.	जस्पाद/उस्पाद की श्रेणी	संबंद भारतीय मानक की संख्या और वर्ष	इकाई	प्रति इकाई मुहर लगाने की फीस
(1)	(2)	(3)	(4)	(5)
1. Z	र्बाइन स्नेहन तेल भारी ग्रेंड	भा,भा. : 1012-1978	एक लिटर	5 पैसे
			 .	[संख्या सीएमडी/13:10]

S.O.1026.—In pursuance of sub-regulation (3) of regulation 6 of the Bureau of Indian Standards (Certification) Regulations, 1988, the Bureau of Indian Standards, hereby, notifies that the marking fee per unit for turbine lubricating oils details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 1987-02-01:

SCHEDULE

Sl. No.	Product/Class of Product	No. and Yoar of Rolevant Indian Standard	Unit	Marking fee per unit
1	2	3	4	5
1. T	urbine lubricating oils—heavy grade	IS: 1012—1978	One Litre	5 Paise

[No. CMD/13: 10]

का. था. 1027.—मारत के राजपल, भाग 2, खंड 3, उपखंड (ii), दिनांक 1984-09-22 में प्रकाशित खाद एवं नागिक पूर्ति मंत्रालय नागरिक पूर्ति विभाग (भारतीय मानक ब्यूरो) की प्रधिसूचा संख्या का. आ. 2986 दिनांक 1984-08-28 का अनीशिक संशोधन करते हुए भारतीय मानक ब्यूरो एतद्बारा प्रधिसूचित करता है कि बिजली के विकिटक की प्रति इकाई मुहर्राकन फीस, जिसका विवरण नीचे धनुसूची में दिया गया है, संशोधित कर दी गई है । मुह-कन फीस की संशीधित दर 1989-02-01 से लागू होगी:

क.सं. उत्पाद/	उत्पाद की श्रेणी	भनुसूच। संबद्ध भारतीय मानक की संबद्धा और वर्ष	इकाई	प्रति इकाई मुहरांकन फीस
1)	(2)	(3)	(4)	(5)
1. बिभली	मेः विकिटक	भाभा : 369-1983	एक भवव	75 पैसे

S.O. 1027.—In partial modification of the Ministry of Food and Civil Supplies (Deptt. of Civil Supplies) (Bureau of Indian Standards) notification number S.O. 2986 dated 1984-08-28 published in the Gazette of India, Part-II, Section-3, Sub-section (ii) dated 1984-09-22 the Bureau of Indian Standards, hereby, notifies that the marking fee per unit for electric radiators details of which are given in the Schedule hereto annoxed, has been revised. The revised rate of marking fee shall come into force with effect from 1989-02-01:

SCHEDULE

Sl. No.	Product/Class of Product	No. & Year of the Relevant Indian Standard	Unit	Marking Fee per unit
1	2	3	4	5
1. Ele	ectric radiators	IS: 369—1983	one piece	75 paise

[No. CMD/13: 10]

का. भा. 1028--भारतीय मानक न्यूरी (प्रभाणत) नियम 1987 के नियम 7 के उर नियन(ख) के भ्रानुपरण में एरद्शारा श्रविमूचित किया जाता है कि नीचे भनुसूची में जिस भारतीय मानक का संबोधन दिया गया है वह उकत नियम के द्वारा प्रश्त भक्तियों के भवीन जारी किया गया है:

मनुसूची

कम संख्या	संशोधित भारतीय स मानक की संख्या और वर्ष	जिस राजपल प्रधिसूचना में भारतीय मानक की स्थापना की प्रधिसूचना छपी थी उसकी संख्या और तिथि		संग्रोधन लागृहोने की तिथि
(1)	(2)	(3)	(4)	(5)
1. भा	भा : 1223-1982	मा 2786 दिनांक 1986 08 09 सं.	3 प्राप्त 1988	1988-08-31

[संस्था सीएमकी/13:5]

S.O. 1023.—In pursuance of Sub-Rule (b) of Rule 7 of the Bureau of Indian Standards Rules, 1987, it is, hereby, notified that amendment to the Indian Standard given in the schedule hereto annexed has been issued under the powers conferred under the said rule.

SCHEDULE

St. No. and year of the Indian No. Standard amended		No. and Date of Gazette Notification in which the establishment of the Indian Standard was notified.	No, and date of the amendment	Date from which the Amend- ment shall have effect	
1	2	3	4	5	
1. IS	1223—1982	S.O. 2786 dated 1986-08-09	No. 3 Aug 1988	1988-08-21	

का. था. 1029 .—भारत के राजपत, भाग 2, खंड 3, उनलंड (2), दिनांक 1988-04-02 में प्रकाणित खाद एवं नागरिक पूर्ति मंत्रालय, नागरिक पूर्ति विभाग (भारतीय मानक ब्यूरों) की अधिमूचना संख्या का आ 1015 दिनांक 1988-01-20 का आंशिक संशोधन करते हुए भारतीय मानक ब्यूरों एत्य् हारा अधिमूचित करता है कि तेल दाव चून्हे की प्रति इक्कार्य महराकन फीन, जिल्हा वियरण नीचे अनुसूची में दिया गया है, संशोधित कर को गई है। मुह्नकन फीन की मंशोधित दर 1989-02-01 में लागू होगी:

म्रनुसूची

क.सं. उत्पाद/	उत्पाद की श्रेणी	संबंध भारतीय मानक की संख्या और	वर्ष इकाई	प्रति इकाई मुहरांकन फीस	
(1)	(2)	(3)	(4)	(5)	-1
1. तेल दाब	ब् <i>ह</i> हे	भाभा: 1342-1986	एक भ्रदद	15 पैंसे	

सि. सीएमडी/ 13:10]

S. O. 1029.—In partial modification of the Ministry of Food and Civil Supplies (Deptt. of Civil Supplies) (Bureau of Indian Standards) notification number S.O. 1015 dated 1988-01-20 published in the Gazette of India, Part-II, Section-3, Sub-section (ii), dated 1988-04-02 the Bureau of Indian Standards, hereby, notifies that the marking fee per unit for oil pressure stove details of which are given in the Schedule hereto annexed has been revised. The revised rate of marking fee shall come into force with effect from 1989-02-01:

SCHEDULE

SI. No.	Product/Class of Product	No. & Year of the Relevant Indian Standard	Unit	Marking Fee Per Unit
1. Oil	pressure stove	IS: 1342:-1986	One Piece	15 Paise

[No. CMD/13:10]

का. था. 1030.——भारत के राजपस, भाग 2, खंड 3, उपखंड (2), दिनांक 1984-09-15 में प्रकाशित खादा एवं नागरिक पूर्ति मंद्रालय, नागरिक पूर्ति विभाग (भारतीय मानक ब्यूरो) .की धिम्मुचना संख्या का. था. 2954 दिनांक 1984-08-16 का श्रांशिक संशोधन करते हुए भारतीय मानक ब्यूरो एक्द्यारा धिम्मुचन करता है कि रोगनों के लिए लोह आक्माइड वर्णक की प्रति इकाई मुह्रांकन फीस, जिसका विवरण नीचे मनुसूची में दिया गया है, संशोधिन कर दी गई है। महरांकन फीम की संशोधित दर 1989-03-01 से लाग होगी:

श्रनुसूची

यसं. <i>उत्</i> प	गद/उत्पाद की श्रेणी	संबंध भारतीय मानक की संख्या और वर्ष	हकाई	प्रति इकाई मृहराकन फीस
(1)	(2)	(3)	(4)	(5)
1. रोगन	ों के लिए लोह श्रा क्ता इड वर्ण	क भाभा : 44-1969	एक टन	₹.10,00

[संख्या सीएमडी/13:10]

S.O. 1030. --In partial modification of the Ministry of Food and Civil Supplies (Deptt. of Civil Supplies) (Bureau of Indian Standards) notification number S.D. 2954 dated 1984-08-16 published in the Gazette of India, Part-II, Section-3, Sub-section (ii) dated 1984-09-15 the Bureau of Indian Standards, hereby, notifies that the marking fee per unit for iron oxide pigments for paints, details of which are given in the Schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with effect from 1989-03-01:

SCHEDULE

Sl. Product/Class of Product No.	No. & Year of the Relevant Indian Standard	Unit	Making Fec Per Unit
1 2	3	4	5
Iron oxide pigments for paints	IS: 44—1969	Onc Tonne	Rs. 10.00

वा. आ. 1031.--भार क राजपत, भाग 2. खंड 3, इत्यंप (3), दितांच 1233 11 19 में प्रकाणित खाछ एवं कापरिक पूर्ति यंगाधर, नागरिक पूर्ति विभाग (भारतीय मानक न्यूरो) की विधिम्तना महका का. भा. 4199 दिताक 1983-10 26 का आंगक समाधन करते हुए भारतीय मानक न्यूरो एतद्वारा प्रधिम्चित करता है कि सोडियम यायोमनकेट, फटोग्राफी ग्रेड की प्रति इकाई मृहरांकन फीम, जिसका विवरण नीचे अनुमूची में दिया गया है, मंगोधित कर दी गई है। महरांकन फीम की मंगोधित दरें 1989-03-01 से लाग होगी:

Я	4	4	ŧ	Ť
.,	- 5			•

क्र.सं. उत्पाद	र/उत्पाद की श्रेणी	संबंध भारतीय मानक की संख्या और वर्ष	इकाई	प्रति इकाई मृहरांकन फीस	
(1)	(2)	(3)	(4)	(5)	
1. मॉडियम	थामोसल्फेट, फौटोग्राफी ग्रेड	भारतः : 246-1972	एक टन	₹. 10,00	
			, , ,	[संख्या सीएमडी/	13. [0]

S.O. 1031.—In partial modification of the Ministry of Food and Civil Supplies (Deptt. of Civil Supplies) (Bureau of Indian Standards) notification number S.O. 4199 dated 1983-10-26 published in the Gazette of India, Part-II, Section-3, Sub-section (ii) dated 1983-11-19 the Bureau of Indian Standards, hereby, notifies that the marking fee per unit for sodium thiosulphate photographic grade details of which are given in the Schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with effect from 1989-03-01:

SCHEDULE

Sl. Product/Class of Product No.	No. & Year of the Relevant Ind	ian Standard Unit	Marking Fee Per Unit
1 2	3	4	5
Sodium thiosulphate photographic grade	IS: 246 1972	One Tonne	Rs. 10.00

[No. CMD/13:10]

का. बा. 1032.—भारत के राजपन्न, भाग 2, खंड 3, उपखंड (2), दिनांक 1988-04-02 में प्रकाशित खाद्य एवं नागिक पूर्ति मंहालय, नागिक पूर्ति विभाग (भारतीय मानक ब्यूरो) की बिधिमूचना संख्या का. बा. 1021 दिनांक 1988-02-12 का ब्रांशिक संशोधन करते हुए भारतीय मानक ब्यूरो एतद्वारा बिधिमूचित करता है कि तेल बाब चुल्हों के बर्नर की प्रति इनाई मृहरांकन कीन, जिलका विवरण नीचे प्रमुख्नी में दिया गया है, संशोधित कर दी गई है। महरांकन की संशोधित दर 1989-02-01 से लागु होती:

			धन <u>ु</u> स्ची		
केसं.	जत्पाद/जन्पाद की श्रेणी	संबंध भारतीय मानक की संख्या और वर्ष	डमः(ई	। प्रति इकाई मृहरांकन पीस	
(1)	(2)	(3)	(4)	(5)	
1 से	न दात्र चूल्हों के बर्नर	भामा: 8808-1986	एक भदद.	3 पैसे	

[संख्या कीएमडो/13:10)] कि. रा. परमेश्वर), महानिदेशक

S.O.1032.—In partial modification of the Ministry of Food and Civil Supplies (Deptt. of Civil Supplies). (Burcau of Indian Standards) notification number S.O. 1021 dated 1988-02-12 published in the Gazette of India, Part-II, Section-3, Sub-section (ii) dated 1988-04-02 the Bureau of Indian Standards, hereby, notifies that the marking fee per unit for burners for oil pressure stoves details of which are given in the Schedule hereto annexed, has been revised. The rovised rate of marking fee shall come into force with effect from 1989-02-01:

SCHEDULE

Sl. No.	Product/Class of Product	No. & Year of the Relevant Indian Standard	Unit	Marking Fee Per Unit	-
1	2	3	4	5	_
1. E	Burners for oil pressure stoves	IS: 8808 -1986	One Piece	3 Paise	

[No. CMD/13:10] K.R. PARAMESVAR, Director General

कर्जा मंत्रालय

(कोयला विभाग)

গ্রি ৭৯

नई दिल्ली, 3 सप्रैल, 1989

का.मा. 1033.—भारत के राजपन्न दिनांक 12 नवस्थर, 1988 के भाग H, खण्ड 3, उपखंड (ii) में पृष्ठ 4177 से 4179 पर प्रकाणित-भारत सरकार के उर्जा मंत्रालय (कांग्रला बिभाग) की ध्रविसूचना का.मा.सं 3392 दिनांक 19 भन्तूबर 1988 में—

पुष्ठ ४। ७७ पर

 (1) अनुसुची (क) में खाना सं. स्तम्भ में ऋम सं. 2 में "379" के स्थान पर "397" पढ़े।

[स॰ 43015/8/88-एल . एस . बब्ल्यु]

MINISTRY OF ENERGY

(Department of Coal)

CORRIGENDUM

New Delhi the 3rd Aptil, 1989

S.O. 1033.—In the notification of the Government of India, in the Ministry of Energy (Department of Coal) No. S. O. 3392, dated 19th October, 1988 published at pages 4178 and 4179 of the Gazette of India Part II, Section 3, Sub-section (ii), dated the 12th November, 1988, in line 5, for "No. C-1(E) [III] [FFA]410-0588" read "No. C-1(E) [III] [FFR]410-0588".

[No. 43015/8/88-L5\\]

मई दिल्ली, ६ स्रप्रैल, 1989

का.या. 1034— केल्बीय सरकार का ऐसा प्रतीत होता है कि इससे उपावस प्रमुखी में उल्लिखिन भूमि से कोयला घमिप्राप्त होने की संभावना है;

भ्रतः, भव केन्द्राय सरकार, कोयला धारक क्षेत्र (भ्राप्तंत भीर विकास) भ्राधिनियम. 1957 (1957 का 20) की धारा 4 की उपधारा (1) द्वारा प्रवक्त पामितयों का प्रयोग करते हुए, उसमें कोयले का पूर्वक्षण करने के भ्रापते भाषाय की सुनना देती है।

इस प्रधिसूचना के घ्रधीन घाने वाले क्षेत्र के रेखांक का निरीक्षण साउथ ईस्टर्न कोलफील्डस लिमिटेड (राजस्व धनुभाग), सीपत रोड, बिलास-पुर-495001 के कार्यालय में या कलक्टर, शहुडोल (मध्य प्रदेश) के कार्यालय में या कोयला नियंत्रक, 1, कार्डीसल हाउस स्ट्रीट, कलकत्ता के कार्यालय में किया जा सकता है।

इस अधिसूचना के भन्तर्गत माने वाली भूमि में हितबद्ध सभी क्यक्ति इस अधिसूचना के राजपन्न में प्रकाशन की तारीख से नक्वे दिन के भीतर उक्त अधिनियम की धारा 13 की उपधारा (7) में निर्दिष्ट सभी निक्शे चार्ट ग्रीर ग्रन्थ दस्भावेज सहायक संपंदा प्रबन्धक, साउथ ईस्टर्न कोल-फीटक्टम लिमिटेड, सीपत रोड, बिलासपुर को परिदल्त करेंगे।

भ्रनुसूची

कोरार ब्लाक

उमारिया कोलफील्ड

जोहिला क्षेत्र

जिला शहरील (मध्य प्रदेश)

रेखांक सं. एस.चो. : यू.एम.घार. : 21 : 88, तारीख 20 दिसम्बर, 68 (पूर्वेक्षण के लिए प्रधिस्चित भूमि दर्शित करने वाला)

क.ग्राम का नाम स.	माधारण संख्यांक	तहसील	जिला है	(स्टरों में क्षेत्र	टिप्पणियां
 1. कोरार	169	बन्दोगङ्	णहडील	244.32	पूर्ण
2. बर्वोन्हा	465	बन्दोगङ्	गहडी ल	334.07	पूर्ण
3. कोटलवाह्	141	बन्दोगढ	गहडो ल	243.93	पूर्ण
4 खेरा	163	बन्धोगढ	मह\$ील	396,78	पर्ण

र्मामा वर्णनः

कः-ख रेखा, बिन्दु 'क' प्रशीत् कोटलवाह, षषराङ, बरबसपुर ग्रामी के श्रिसंगम बिन्दु से घारंभ होती है घोर कोटलवाह-बरबस-पुर वर्षोन्हा-बरबसपुर ग्रामों की सम्मिलित सीमा के साथ-साथ जाती है घोर बिन्दु ''ख'' पर मिलती है।

ख-ग रेखा, बर्दोन्हा-सरस्वाही ग्रामों की सम्मिलित सीमा के साथ-साथ जाती है, अव्हानाला पार करती है भौर बिन्तू 'ग' पर मिलती है ।

ग—घ रेखा, कोरार-दाङोनरी, कोरार-छन, कोरार-गरासी ग्रामो की सम्मिलित सीमा के साथ-माथ जाती है घीर बिस्दु ''घ'' पर मिलती हैं।

घ—ड़ रेखा, कोरार-धमोरखड़, खैरा चापड ग्रामों की सम्मिलित मीमा के साथ-साथ जाती है घौर बिन्दु "क" पर मिलती हैं।

इ—क रेखा, मोरा-घघराड, कोटलवाह-घघराड ग्रामों की सम्मिलित सीमा के साथ साथ जाती है ग्रीर घारंभिक बिन्तु 'क' पर मिलती हैं।

[सं. 43015/4/89 एल एस अस्यू]

New Delhi, the 6th April, 1989

S.O.1034.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed:

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

The plan of the area covered by this notification can be inspected at the office of the South Eastern Coal-fields Limited (Revenue Section), Seepat Road. Bilaspur-495001 or at the office of the Collector, Shahdol (Madhya Pradesh) or at the office of the Coal Controller, 1, Council House Street, Calcutta.

Serial

Name of village

All persons interested in the land covered by this notification shall deliver all maps, charts and other documents referred to in subsection (7) of section 13 of the said Act to the Assistant Estate Manager, South Eastern Coallields Limited, Seepa: Read, Bilaspur within rinety days from the date of publication of this notification in the Official Gazette.

SCHEDULE KORAR BLOCK UMARIA COALFIELD

JOHILLA AREA DISTRICT SHAHDOL (MADHYA PRADESH)

Plan No. SO: UMR: 21:88 dated 20th December 1988. (showing land notified for prospecting).

District

Serial Name of village Number	General Number	Tahsil	Districi	Area in hectarcs	Remarks
1. Korar	169	Bandhogarh	Shahdol	244.32	Full
. Bardaunha	465	Bandhogarh	Shahdol	334.07	Full
. Kotalwah	141	Bandhogarh	Shahdol	243.93	Fall
. Khaira	163	B andhogarh	Shahdol	396.78	Full
			Total:	1219.10 hectares	
				Approxim	ately)
				or	
				3012.396 ac	res
				(approximately)	
OUNDARY DESCRIPTION					
A -B Line starts common bo	from point 'A' is tri undary of villages,	ijunction point of Vill Kotalwah-Barbaspur	lages Kotalwah, Ghag , Bardauna-Barbaspur	harar, Barbaspur and and moets at point	i passes alor
				_	- -

Tahsil

General

Line passes along the common boundary of villages Bardauna-Saraswahi, crosses the Baruhanalla and meets B-Cat point 'C'. Line passes along the common boundary of Villages Korar-Dadraunri, Korar-Chhain, Korar-Paresi and meets C - D at point 'D'. Line passes along the common boundary of villages Korar-Dhamokhar, Khaira-Chapar and meets at point 'E'. D-ELine passes along the common boundary of villages Khaira-Ghaghrar, Kotalwah-Ghaghrar and meets at the E-Astarting point 'A'.

[No. 43015/4/89-LSW]

शक्ति पत्न

नई विल्ली, 7 मप्रैल, 1989

का.भा. 1035.—भारत के राजपत तारीख 29 भक्तूबर, 1988 के भाग II, खंड 3, उपखंड (ii) में पुष्ठ अमांक 3912 से 3913 पर प्रकाणित भारत सरकार के उर्जा मंत्रालय (कोयला विभाग) की अधिस्चना का. **मा.सं.** 3188 तारीख 30 सितम्बर, 1988 में—

पुष्ठ ऋगोक 3912 पर--

भिधिस्चना में,

पंक्ति 5 में--- "भ्रधन" के स्थान पर "मधीन" पढ़ें। पंक्ति 6 में--"क्षेंगकमाल" के स्थान पर "ढेनकमाल" पढ़ें। पंक्ति 10 में--- "जेगे" के स्थाम पर "भेजेंगे" पहें।

पृष्ठ कमांक 3913 पर--

मनुसुची में—सालिका के उपर

"1 सितम्बर" के स्थान पर "10 सितम्बर पढ़ें।

तालिका में, "ग्राम" स्तम्भ के भीचे---

कम संख्या 2--- "द्वारीपूर" के स्थान पर "वौरीपूर" पढ़ें। क्रम संख्या 3-"मित्रवाली" के स्थान पर "मित्रवाली" पहें। क्रम संख्या 8--"मान्हिरपुर" के स्थान पर "हरीहरपुर" पढ़ें। क्रम संख्या 9---"काचुढ़ी" के स्थान पर "काकुड़ी" पहें।

त्रम संख्या 10-"बलिपीडी" के स्थान पर "बालीओडी" पढें। कम संख्या 11---"कुलियानाल" के स्थान पर "कोचियानाली" पहें। क्रम संख्या 16-"बारपुर" के स्थान पर "बिहारीपुर" पढ़ें। कम संख्या 23--"दासरथीपुर" के स्थान पर "दशरथीपुर" पढ़े। भौर जहां कही भी "दासरथीपुर" शब्द प्रयुक्त हुआ है उसके स्थान पर "वशरथीपूर" पढ़ें । अनुसूची में---स्तम्भ "थाना" संख्या के नीचे---कम संख्या ७---"---" के स्थान पर "159" पढे। कम संख्या 8---"---" के स्थान पर "160" पर्डे। अनुसूची में-स्तम्भ "क्षेत्र एकड् में" के नीचे--कम संख्या 2 में---"20.09" के स्थान पर "20.99" पहें। धनुसुची में---अूल योग में----"हेक्टार" के स्थान पर "हैक्टर" पढ़ें। सीमा वर्णन में---रेखा ग–ध "काचडी" के स्थान पर "कंकीली" पढ़े ।

"हरिपुर" के स्थान पर "हरिहरपुर" पहें। "झरवाली" के स्थान पर "झारनाली" पढ़े। "बष्टमानी" के स्थान पर "ग्रहम्णी" पर्वे ।

[सं. 43015/7/88-एल एस इब्ल्य]

CGRRIGENDUM

New Dethi, the 7th April, 1689

S.O. 1035.—In the notification of the Government of India in the Ministry of Energy, Department of Coal No. S.O. 3188 dated the 30th September, 1988 published at page 3914 of the Gazette of India, Part-II, section 3, sub-section (ii) dated the 29th Ocober, 1988.

At page 3914,

in 7th line—for "Coa" read "Coal". in 9th line—for 'state" read "Estate".

[No. 43015/7/88-LSW]

शक्चिपत्र

का. या. 1036 — भारत के राजपन्न तारीख 4 जून, 1988 के भाग II, खण्ड 3, उपखण्ड (ii) में पृष्ठ 2193 में 2194 पर प्रकाशित भारत सरकार, उर्जा मंत्रालय, कोयला विभाग की ग्रिधिमृचना मं.का. श्रा. 1696 तारीख 11 मई, 1988 में,—पृष्ठ 2194 पर—-

- (1) श्रिधसुचना में ''रेखाक सं.सी-1(\$)III/एफआर/1402, 2088 के'' स्थान पर ''रेखांक सं.सी-1(\$)III/एफ श्रार 402-0288'' पहिए 1
- (2) "(महाराष्ट्र) को भेजे" के स्थान पर "(महाराष्ट्र) को भेजेंगे" पश्चिए।

अनुसुची में :

- (3) फ्रम सहया 1 तहसील स्तम्भ के नीचे कालम संख्या 4 मे "श्रमरेर" के स्थान पर "उमरेर" पहिए।
- (4) त्रम राष्ट्रया 2 श्रीर 5 ग्राम का नाम स्तम्भ के नीचे कालम 2 में "बतऐष्ट्रयर" के स्थान पर "बोपेष्ट्रयर" पढ़िए ग्रीर "मनपागली" के स्थान पर "गनपावली" पढ़िए।

सीमा वर्णन में :

सभी भ्रधिकार

- (5) रेखा ख⊸ग में "कल्हवा" के स्थान पर "कन्हवा" पढ़िए ।
- (6) रेखा ड-च-छ-ज में जिन्दु 'छ' पर मिलती के स्थान पर बिन्दु 'ज' पर मिलकी है पहिए।
- (7) रेखा "छ-ज-छ-त्न-क" के स्थान पर रेखा "ज-झ-न्न-ट-क" पढ़िए। भीर उसमें "कन्वहा, मनपावली, सुकुर्मी" के स्थान पर "कन्ह्या, गनपावली, सुकली" पढ़िए और बिन्दु "क" पर मिलती है के स्थान पर न्नारंभिक बिन्दु "क" पर मिलती है पढ़िए।

[सं०43015/4/88-गृम एस डब्ल्यू]

CORRIGENDUM

S.O. 1036.—In the notification of the Government of India in the Ministry of Energy, Department of Coal S.O. No. 1696 dated the 11th May, 1988, published at pages 2194 to 2195 of the Gazette of India, Part-II, Section 3, Sub-Section (ii) dated the 4th June, 1988;

at page 2195, in the schedule,-

- in Sl. No. 3, in column under the heading Tahsil, for "Umerr" read "Umerer";
- (2) in Sl. No. 6, in column under the heading District, for "Nagpgr" read "Nagpur".

[No. 43015/4/88-LSW]

नई दिल्ली, 21 प्रप्रैल, 1989

का.श्रा. 1037: — केन्द्रीय गरकार ने कोयला धारक क्षेत्र (ग्रर्जन धीर विकास) प्रधिनियस, 1957 (1957 का 20) की धारा 7 की उपधारा (1) के प्रधीन भारत सरकार के ऊर्जा मंत्रालय (कोयला विभाग) की प्रधिसूचना सं. का.धा. 2680, सारीख 10 सिसंबर, 1988 द्वारा उस प्रधिसूचना से सलग्न प्रमुसूची में विनिदिष्ट परिक्षेत्र की भूमि का ग्रर्जन करने के ग्रुपने श्राणय की सूचना दी थी;

ग्रीर सक्षम प्राधिकारी ने उक्त ग्राधिनियम की धारा ८ के ग्रनुसरण में केन्द्रीय मरकार को अपनी रिपोर्ट दे दी है;

श्रीर केब्बीय सरकार का, पूर्वांक्त रिपोर्ट पर विचार करने के पण्चात् भार मध्य प्रदेश सरकार से परामर्श करने के पण्चात्, यह समाधान हो गया है कि इससे संख्यन श्रनुस्ची से विश्ति 2575.17 एकड़ (लगभग) या 1042.160 हेक्टर (लगभग) साप वाली भूमि श्रीजित की जानी चाहिए;

अतः अब, कन्द्रीय सरकार, उक्त अधितियन की धारा 9 की उपधारा (1), द्वारा प्रदत्त मिक्तमों का प्रयोग करते हुए, यह घाषणा करती है कि उक्त अनुमूची में यणित 2575. 17 एकड़ (लगभग) या 1042. 160 (लगभग) भाष वाली भूमि अभित की जाती है।

क्रम प्रधिसूचना के प्रधीन धाने वाले क्षेत्र के रेखाकों का निरीक्षण, कलक्टर, सिंधी (मध्य प्रदेश) के कार्यालय में या कोयला नियंत्रक 1 काउंमिल हाउस स्ट्रीट, कलकत्ता के कार्यालय में, या नार्दन कोलफील्ड्स लिमिटेड (राजस्थ श्रनुभाग) निगरीली (मध्यप्रदेश) के कार्यालय में किया जा सकता है।

मिगरौली

रेखाचित्र मं. राज. 11/88, नारीख 8-11-1988 (जिसमें प्रजिस भूमि वसति है)

जिला सीधी (म. प्र.)

क. सं.	ग्राम	नहसील	जिला	<u>क्षेत्र</u>	टिप्पणियां
1	2	3	-1	5	6
1. चिंगीटो	 गा	मिग रौ ली "	मीधी "		(लगसँग) भाग
2. पद्यारी 3. मुहैर		"	77 71 41	$\frac{1349.16}{719.06}$	

2	3	4	5		6
. चकुवार	सिंग री ली	सीर्घा	98.84	(स्नगभग)	भाग
. सीगाही	11	n	0.50	11	F2
. सौलांग	11	35	358.29	3+	п
. नौरहिया	चित्रांगी	,,,	27.18	',	**
. गौरबी	n	37	2.38	• 7	n

ग्राम चिगीटोला में मर्जित प्लाट सं.

485 (भाग), 486 (भाग), 491 (भाग)।

वास पदारी में भजिन प्लाट सं.

1271, 1272, 1273, 1274, 1275 (भाग), 1276 से 1284, 1285 (भाग), 1286 (भाग), 1287 (भाग), 1288 से 1310, 1311 (भाग), 1312 (भाग), 1313 (भाग), 1318 (भाग), 1351 (भाग), 1352 (भाग), 1353 (भाग), 1354 1355 (भाग), 1358 (भाग), 1359, 1360, 1361 (भाग), 1366 (भाग), 1365 (भाग), 1367 (भाग), 1368, 1369, 1370, 1371, 1373 (भाग)।

ग्राम मुहैर में भ्रजित प्लाट सं.

1 (भाग), 2 (भाग), 3 (भाग), 22, 23 (भाग), 24 (भाग), 26 (भाग), 27 में 39, 40 (भाग), 41 (भाग), 42 (भाग), 131, 132 (भाग), 133 (भाग), 134 (भाग), 135, 136 (भाग), 137 (भाग), 139 (भाग), 386 (भाग), 387 (भाग), 388 (भाग), 389 सें 392, 393 (भाग), 394 (भाग), 397 (भाग), 400 (भाग), 401 (भाग), 402 (भाग), 403 सें 408, 409 (भाग), 410, 411 (भाग) 414 (भाग), 415 (भाग), 417 (भाग), 515, 519, 524 (भाग), 525 (भाग), 526 (भाग), 527, 534 ।

ग्राम चकुवार में भ्रजित प्लाट सं.

158 (भाग), 159 (भाग), 160 (भाग), 161 ।

ग्राम सीगाही में श्रजित प्लाट सं.

80 (भाग) ।

ग्राम सौलांग में ग्रजित प्लाट सं.

459/6 (भाग), 460 (भाग), 461 (भाग), 462 (भाग), 463, 464 (भाग), 465

ग्राम नौरहिया में ग्राजित प्लाट सं.

124 (भाग), 125 (भाग), 126 (भाग)।

ग्राम गोरबी में घाँजत प्लाट सं.

56 (भाग), 57 (भाग)।

सीमा वर्णन

- क-ख रेखा प्राप्त मुहैर के प्लाट संख्यांक 414, 411 में से होकर और ग्राप्त पड़ारी के प्लाट संख्यांक 1372, 1365 भीर 1366 में से होकर जो कि मुहैर क्लाक के खंड 9 के भ्रधीन श्रजित क्षेत्र की सामान्य सीमा भी बनाती है, जाती है।
- **ख-**म रेखा ग्राम पडारी के प्लाट संख्यांक 1366, 1361, 1362, 1353, 1352 घीर ग्राम चिगीटोला के प्लाट संख्यांक 491 घीर 486 में से हॉकर जासी है।
- ग—ध रेखा ग्राम विगीदोला के प्लाट संक्यांक 486, 485 भीर ग्राम पड़ारी के प्लाट संक्यांक 1352, 1351, 1356, 1355, 1358, 1318, 1311, 1312, 1313, 1287, 1286 में से होकर जाती है।
- ध-क रेखा ग्राम पहारी के प्लाट संख्यांक 1286, 1285 में से होकर जाती है।
- 🚁 प्राप्त प्राप्त पड़ारी के प्लाट संख्यांक 1285, 1275, 1270 और ग्राम चक्कुबार के प्लाट संख्यांक 159, 160, 156 भीर ग्राम सीगाही के प्लाट संख्यांक 80 भीर ग्राम सीलाग के प्लाट संख्यांक 464 में से होकर जाती है।
- च-छ रेखा ग्राम सीलांग के प्लाट संख्यांक 464, 459/6, 461, 460 श्रीर ग्राम मुहैर के प्लाट संख्यांक 1, 2 श्रीर ग्राम नौरहिया के प्लाट संख्यांक 124, 125, 126 श्रीर ग्राम गौरवी के प्लाट संख्यांक 56 श्रीर 57 में से होकर जाती है।
- छ-क रेखा ग्राम गौरवी के प्लाट संख्यांक 57, 56, ग्राम नौरिह्या के प्लाट संख्यांक 126, 125, ग्राम मुहैर का एक असंख्यांकित प्लाट, 51, 52, 515, 41, 40, 42 और ग्राम सौलांग के प्लाट संख्यांक 462, ग्राम मुहैर के प्लाट संख्यांक 132, 133, 134, 137, 136, 388, 387, 386, 394, 397, 400, 401, 302, 417, 415, 409, और 414 में से होकर जाली है और ग्रारम्भिक बिस्टु "क" पर मिलती है।

[सं. 43015/21/87 - एन एस इन्स्यू] बी. बी. राव, भवर सचिक्ष

New Dolhi, the 21st April, 1989.

S.O.1037. Whereas by the notification of the Government of India in the Ministry of Energy (Department of Coal) No. S.O. 2680 dated the 10th September, 1988, under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to acquire the lands specified in the schedule appended to that notification:

And whereas the Competent Authority in pursuance of section 8 of the said Act has made his report to the Central Government:

And whereas the Central Government after considering the report aforesaid and after consulting the Government of Madhya Pradesh, is satisfied that the lands measuring 2575.17 acres (approximately) or 1042.160 hectares (approximately) described in the schedule appended hereto should be acquired.

Now, therefore, in exercise of the powers aconterred by sub-section (1) of section 9 of the said Act, the Central Government hereby declars a that the lands meaning 2575.17 acres (approximately) or 1042.160 hectares (approximately) described in the said schedule are hereby acquired.

2. The plans of the area covered by this notification may be inspected in the office of the Collector, Sidhi (Madhya Pradesh) or in the office of the Coll Controller, 1, Council House Street, Calcutta or in the office of Northern Collinds Limited (Revenue Section), Singrauli (Madhya Pradesh).

SCHEDULE

GORBIBLOCK 'B'

NORTHERN COALFIELDS LIMITED

SINGRAULI

DISTRICT-SIDHI (M.P.)

Drawing No. Rev/(1/88, dt. 8-11-1988 (showing lands acquired)

ALL RIGHTS

SI, Village No.	Tahsil	Distt.	Area	Remarks	
I. Chingitola	Singrauli	Sidhi	19.77 a	eres approximate	Part
. Palari	4.1		1349,16	,,	**
3. Muher	•••		719.06	,,	,,
4. Chakuwar	••	,,	98.84	.,	,,
5. Sigaha	,,	1.1	0.50	,,	11
6. Solang	1,7	11	358.29	7.3	,,
7. Naurhia	Chitrangi	••	27.18		.,
8. Gorbi	7.	••	2.37	••	11

Total Area: 2575.17 acres (approximately) or 1042.160 hectares (approximately)

Plot numbers acquired in viltage Chingitola:--

485(P), 486(P), 491(P).

Plot numbers acquired in villagePadari: -

1271, 1272, 1273, 1274, 1275(P), 1276 to 1284, 1285(P), 1286(P), 1287(P), 1288 to 1310, 1311(P), 1312 (P), 1313(P), 1318(P), 1351 (P), 1352(P), 1353(P), 1354, 1355(P), 1358 (P), 1359, 1360 1361(P), 1366(P) 1365(P), 1367(P), 1368, 1369, 1370 1371, 1372(P). Plot numbers acquired in village Muhae:—

1(P), 2(P), 3(P), 22, 23(P), 24(P) 26(P), 27 to 39, 40(P), 41(P), 42(P), 131,132(P),133(P),134(P),135,136(P),137(P),139(P), 386(P), 387(P), 388(P), 389 to 392, 393(P), 394(P), 397(P), 400(P), 401(P), 402(P), 403 to 408, 409(P), 410, 411(P), 414(P), 415(P), 417(P), 515, 519, 524(P), 525(P), 526(P), 527, 534.

Plot numbers a quired in village Chakuwar:-

158(P), 159(P), 160(P), 161.

Plot number acquired in village Sighahi: ...

30(P).

Plot numbers acquired in village Salang: -

459/6(P), 460(P), 461(P), 462, 463, 464(P), 465.

Plot numbers acquired in village Naurhia:-

124(P), 125(P), 126(P).

Plot numbers acquired in village Gorbi:

56(P), 57(P).

BOUNDARY DESCRIPTION.

- A B Linepasses through plot numbers, 414, 411 of village Muher and plot numbers 1372, 1367, 1365 and 1366 of village Padari which also forms common boundary of area acquired under section 9 of Muher Block.
- B -C Line passess through plot numbers 1366, 1361, 1362, 1353, 1352 of village Podari and plot numbers 491 and 486 of village Chingitola.
- C D Line passes through p'ot numbers 480, 485 of village Chingitola and plot numbers 1352, 1351, 1356, 1355, 1358 1318, 1311, 1312, 1313, 1287, 1286 of village Padari.
- D -E Line passes th ough plot numbers 1286, 1285 of village Padari.
- E F Line passes through plot numbers 1285, 1275, 1270 of village Padri and plot numbers 159, 160, 158 of village Chakuwar and plot number 80 of village Sigahi and plot number 464 of village Solang.
- 17 -G Line passes through plot numbers 464, 459/6, 461, 460 of village Solang and plot numbers 1, 2, of village Muher and plot numbers 124, 120, 126 of village Naurhiya and plot numbers 56 and 57 of village Gorbi.
- G A Line passes through plot numbers 57, 56 of village Gorbi, plot numbers 126, 125, of village Naurhia, plot numbers 3,525,524,23,24,526,26,53,52, one unnumbered plot 51, 52, 515, 41, 40, 42 for village Muher and plot number 462 of village Solang, plot numbers 132, 133, 134, 137, 136, 388, 387, 386, 394, 397, 400, 401, 492, 417, 415, 409 and 414 of village Muher and meets at starting point 'A'.

[No. 43015/21/87-LSW] B.B. RAO, Under Secy.

नई किल्ली, 5 धप्रैल, 1989

का था. 1038 - केन्द्रीय गुरकार राजभाषा (संघ के णासकीय प्रयोजनों के लिये प्रयोज) नियमावली, 1976 के नियम 10 के उन-नियम (4) के अनुसरण में ऊर्जा मंत्रालय (कायला विभाग) के प्रणास-निकृति विणाधीन, केन्द्रीय खान आयोजन एवं डिजाइन संस्थान लि. के निम्नलिबित कार्यालयों की, जिनके कार्नेचारीवृन्द ने द्विन्दी का कार्यमाधक क्षान प्राप्त कर लिया है, ध्राधिमुचिन करती है:--

- 1. अन्त्रीय संस्थान-2, धनबाद
- 2. क्षेत्रीय संस्थान-3, राची
- अर्जाय संस्थान-4, नागपुर
- क्षेत्रीय संस्थान 5, बिलासपुर
- शेर्वाय संस्थान-6, सिगरौली

[फा.सं. ई-11016/10/89-हिन्दी] विजय गंकर दुवे, संयुक्त संचित्र

S.O. 1038.—In pursuance of Sub-Rule (4) of Rule 10 of the Official Language (Use for Official purposes of the Union), Rules, 1976, the Central Government heteby notifies the following offices of Central Mine Planning and Design Institute Ltd., under the Administrative control of the Ministry of Energy (Department of Coal), the staff whereof have acquired working knowledge of Hindi:—

- 1. Regional Institute-2, DhaDnbad.
- 2. Regional Institute-3, Ranchi.
- 3. Regional Institue-4, Nagpur.
- 4. Regional Institue-5, Bilaspur.
- 5. Regional Institute—6, Singrauli,

[F. No E-11016] 10.89-Hindi.] V. S. DUBEY, Jt. Secy.

(विद्युत विभाग)

नर्ड दिल्ली, ३ अप्रैल, १९८९

का. थ्रा. 1039.--केन्द्रीय मिरकार, सरकारी स्थान (श्रप्राधिकृत ध्रिधिभोगियों की बेदखली) ध्रिधिनियम, 1971 (1971 का 40) की धारा 3 हारा प्रदत्त गक्तियों का प्रयोग करने हुए, भारन सरकार के ऊर्जा मंत्रालय (विद्युत विभाग) की ध्रिष्ठसूचना सं.का. थ्रा. 5404, नारीख 14 नवस्वर, 1985 का निस्तिविक्त संगोधन करनी है, ध्रुथिन :-

जनत अधिभूक्षमा की सारणी में, कम संस्थाक 2 के गामने स्तम्म 1 में की विश्वमान प्रविष्टि के स्थान पर निम्तलिखित प्रविष्टि रखी जाएगी, भ्रयति]--

''श्रधीक्षण इंगीनियर, व्यास सतलुज लिंक सर्किल सं. 1, भाष्यदा च्याम प्रकंष कोर्र, सुन्दरनगर (हि.प्र.)''

> [फाइल सं. 1/8/85-हाईडल] के.सी. गेहानी, निदेशक

Department of Powers

New Delhi, the 3rd April, 1989

S.O. 1039.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), the Central Government hereby amends the notification of the Government of India in the Ministry of Energy (Department of Power), No. S.O. 5404, duted the 14th November, 1985, as follows, namely:

In the said notification, in the Table against serial number 2, in column 1, for the existing entry, the following entry shall be substituted namely:—

"Superintending Engineer, Beas Sutlej Link Circle No. I, Bhakra Beas Management Board, Sundernagar (H.P.)"

> [F. No. 1/8/85-Hydel] K. C. GEHANI, Director

स्वासभ्य और परिवार कल्याण मंत्रालय

नई विल्ली, 6 श्रप्रैल, 1989

का.धा. 1040.—केन्द्रीय सरकार, भारतीय विकित्सा केन्द्रीय परिवद ध्रिधिनियम, 1970 (1970 का 48) की धारा 14 की उपधारा (2) द्वारा प्रदत्त समित्रीय का प्रयोग करते हुए, भारतीय विकित्सा केन्द्रीय परिवद से परामर्श करने के पश्चात उक्त अधिनिश्म की दूमरी अनुसूची का निक्न-लिखिन और संगोधन करनी है, ध्र्यात :——

- (क) उक्त ध्रन्मूची के भाग 1 में,---
- (1) "ग्रमम" णीर्थक के भ्रन्तर्गत गोहाटी विश्वविद्यालए, गोहाटी से संबंधित कम संख्यांक 5क के सामने स्तम्भ 4 में विद्यमान प्रविष्टियों के स्थान पर निम्मलिखिन प्रविष्टियां रखी जाएंगी, अर्थान् :---

अंतःस्थापित अंतःस्यापित

	_ , , ,	-	"1979 से भ्रागे"	 गा.मा.सं. 4068, तारीच 30 नवस्वर, 1979
(2) "मैसूर	"शीर्षक के श्रस्त	 ति बंगलौर विश्ववि	ह्यालय, वंगलौर से	2 का.मा.सं. 2635, तारीख 18 सितम्बर, 1980
	त कम संख्यांक ७:		र पर निम्नलिखित	3. का.मा.सं. 2313, तारीख 20 मगस्त, 1981
रखा	जाएगा, ग्रयतिः :	_		4. का.भा.सं. 2314, तारीख 22 भगस्त, 1981
1	2	3	4	5. का.मा.सं. 137, तारीख 24 विसम्बर, 1981
"78 बंगलीर	ग्रायुर्वेदिक चिकित्स	। बी .एस.ए.	1967 से आगे	 का.भा.सं. 638, तारीख 25 जनवरी, 1982
विश्वविद्या लय	पद्धति स्नातक	एम.		7 का.मा.सं. 661, तारीख 2 फरवरी, 1982
वंगलीर				8- का.भा.सं. 973, नारीचा 20 फरवरी, 1982
	प्रा पुर्वेदाचा र्य	भी.ए.एम.	1987 तक	9- का.भा.सं. 354(भ्र), तारीख 6 मई, 1983
	(झा युवदि क	एम,		10- का.मा.सं. 3550, तारीख 5 सितम्बर, 1983
	विकित्साओर ज्यास्त्रीय			11- का.घा.सं. 804 (घ्र) तारीख 11 नवस्वर, 1983
	शल्थ चिकिस्मा स्नानक)			12 का.घा.सं. 462(घ) तारीख 23 जून, 1984
	(मायुर्वेदाचार्य		4 0 0 m Pr —	13. का.भा.सं. 1911, तारीच 17 मप्रैल, 1985
	(आयुजराजाय भागुर्वेदिक चिकित्स	ची.ए.एम.एस. प	1987स भ्राग	14. का.मा.सं. 2745, तारीख 29 मई, 1985
	और शस्य चिकित्सा			15 का.मा.सं. 3404, तारीखा 5 जुलाई, 1985
	स्नानक)			16. का.म्रा.सं. 4057, तारीध 14 मगस्त, 1985
				 का.मा.सं. 5603, तारीख 2 विसम्बर, 1985
	॥" शीर्षक के अन्स			18. का.मा.सं. 5671, तारीख 5 दिसम्बर, 1985
	प्रविष्टियों के स्टिन्स संग			19. का.म्रा.स. 822, तारीख 17 फरवरी, 1986 द्वारा
आर ऽ	नविष्टियां अंत:स्यापि 	ति की जाएंगी, म	य ोत् :	20. का.मा.सं. 1832, तारीख 16 मंत्रेल, 1986 ग्रा रा
1	2	3	4	21. का.घा.सं. 627, तारीख 2 फरवरी, 1987
"82ण बरहामपुर		बी. ए. एस. एस.	1983 के कार्यों ''	22. का.भा.सं. 760, तारीख 25 फरवरी, 1987
जिस् वविद्या लय	(भ्रायुर्वेदिक	Alterial State State	1555 स् अस्	23. का.मा.सं. 1030, तारीख 30 मार्च, 1987
बरहामपुर	चिकित्सा और			24. का.भा.सं. 1946, तारीख 9 जुलाई, 1987
	शस्य चिकित्सा			25 का. घा. सं. 3186, सारीचा 30 घनतूबर, 1987
	स्नानक)			26. का.आ.सं. 1697, तारीख 15 मंत्रेल, 1988
Correct Arrestone (किक्सिका केल्सीय प	रिषद भक्षिनियम, 1	970/1970 55	27. का.मा.सं. 1504, तारीख 22 मधैल, 1988

टिप्पण: भारतीय चिकित्सा केन्द्रीय परिषद भिन्नियम, 1970 (1970 का 48) की यूसरी भनुसूची का बाद में निस्तलिखित द्वारा संशोधन किया गया:---

[सं. भी. 26015/11/88-ए री मार.एस. माथुर, अवर सचिव

MINISTRY OF HEALTH & FAMILY WELFARE

New Delhi, the 6th April, 1989

S.O. 1040. In exercise of the powers conferred by sub-section (?) of section 14 or the Indian Medicine Central Council Act, 1970 (48 of 1970), the Central Government, after consulting the Central Council of Indian Medicine, hereby makes the following further amendments in the Second Schedule to the said Act, namely:—

(a) In part I of the said Schedule: -

(1) Under the heading 'Assam' against Serial Number 5A relating to Gauhati University, Gauhati, in column 4 for the existing entries the following entries shall be substituted namely:

1	2	3	4
		_,	'From 1979 onwards'
(2) Under the heading 'Mysore' for Se substituted, namely:—	Seria: Numbers 73 and 78 A, relating to the I	Bangalore University	ersity, Bangaloic the following she
		B.S.A.M.	From 1967 onwards"
Brag thore University, Bringalore	Bachelor of the System of Ayu, vedic Medicine	D.S.A.M.	Fiom 1907 Onwards
8 Bingthore University, Bringalore	Medicine "Ayurvedacharya (Bachelor of Ayurvedic Medicine & Surgery)	B.A.M.S.	Upto 1978"

(3) Under the heading "O. issa" after Serial Number 828 and the entries relating thereto, the following Serial Number and entries there shall be inserted, namely; ---

"82C Berhampur University, Berhampur Ayurvedacharya (Bachelor of

1

Ayurvedic Medicine & Surgery)

Note: The Second Schedule to the Indian Medicine Central Council Act, 1970 (48 of 1970) has been subsequently amended vide:

- 1. S.O. No. 4068, dated the 30th November, 1979
- 2. S.O. No. 2635, dated the 18th September, 1980
- 3. S.O. No. 2313, dated the 20th Augutst, 1981
- 4. S.O. No. 2314, dated the 22nd August, 1981
- 5. S.O. No. 137, dated the 24th December, 1981
- S.O. No. 638, dated the 25th January, 1982
- 7. S.O. No. 661, dated the 2nd February, 1982
- 8. S.O. No. 973, dated the 20th February, 1982
- 9. S.O. No. 354(E), dated the 6th May, 1983
- 10. S.O. No. 3550, dated the 5th September, 1983
- 11. S.O. No. 804(E), dated the 11th November, 1983
- 12. S.O. No. 462(E), dated the 23rd June, 1984
- 13. S.O. No. 1911, dated the 17th ZApril, 1985
- S.O. No. 2745, dated the 29th May, 1985
- 15. S.O. No. 3404, dated the 5th July, 1985
- 16. S.O. No. 4057, dated the 14th August, 1985
- 17. S.O. No. 5603, dated the 2no December, 1985
- 18. S.O. No. 5671, dated the 5th December, 1985
- 19. Inserted by S.O. No. 822 dated the 17th February, 1986
- 20. Insorted by S.O. No. 1832 dated the 16th April, 1986
- 21. S.O. No. 627, dated the 2nd February, 1987
- 22. S.O. No. 760, dated the 25th February, 1987
- 23. S.O. No. 1030, dated the 30th March, 1987
- 24. S.O. No. 1946, dated the 9th July, 1987.
- 25. S.O. No. 3186, dated the 30th October, 1987
- 26. S.O. No. 1697, dated the 15th April, 1988
- 27. S.O. No. 1504, dated the 22nd April, 1988.

[No. V. 26015/11/88-AE] R.S. MATHUR, Under Secy.

(स्वास्थ्य विभाग)

नई दिल्ली, 24 अप्रैल, 1989

का.मा. 1041 -- केन्द्रीय सरकार ने भारतीय म्रायर्विज्ञान परिषद मधिनियम, 1956 (1956 का 102) की धारा 3 की उपधारा (1) के स्थंड (क) के भ्रमुसरण में भौर तमिलनाड़ सरकार के परामर्श से हा० (श्रीमती) ललिता धनन्तस्यमणयम श्रायविशान शिक्षा निदेशक तमिलनाडु को इस प्रधिसूचना के जारी करने की तारीख से भारतीय बायुविज्ञान परिषद का सदस्य, नामनिदर्दिष्ट किया है।

भतः, श्रव केन्द्रीय सरकार उक्त भ्रधिनियम की धारा 3 की उपधारा (1) के उपबन्धों के धनुसरण में स्वास्थ्य मंत्रालय की प्रधिसूचना संख्या का. आ. 138 तारीख 9 फरवरी, 1960 का निम्नलिखित और संशोधन करती 🖁, धर्यातुः---

उक्त प्रधिसूचना में धारा 3 की उपधारा (1) के खंड (क) के प्रधीन मनोनीत शीर्ष के प्रधीन कम संख्यांक 6 ग्रौर उससे संबंधित प्रविष्टि के स्थान पर निम्नलियित कम संख्यांक श्रीर प्रविष्ट रखी जाएगी, ग्रर्थात:-

"6. डा. (श्रीमती) ललिता, श्रनन्तसुश्रमणयम्, एम. डी., डी.जी. थ्रो. , भ्रायुर्विज्ञान शिक्षा निदेशक तमिलना ह, एजिलगम, मद्रास-६०००००५."।

[संख्या बी. 11013/18/88-एम ई. (पी)]

(Department of Health)

New Delhi, the 24th April, 1989

S.O. 1041.—Whereas the Central Government in pursuance of clause (a) of sub-secton (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) and in consultation with the Government of Tamilnadu have nominated Dr. (Smt.) Lalitha Ananthasubramaniam. Director of Medical Education. Tamilnadu (ex-officio), to be a member of the Medical Council of India with effect from the date of issue of this notification.

Now, therefore, in pursuance of the provisions of subsection (1) of section 3 of the said Act, the Central Government hereby makes the following further amendment in the notification of the Ministry of Health No. S.O. 138, dated the 9th January, 1960, namely :-

In the said notification, under the heading "Nominated under section 3(1)(a)" for serial number 6 and the entry relating thereto, the following serial number and entry shall be substituted, namely :--

"6. Dr. (Smt.) Lalitha Ananthasubramaniam. D.G.O., Director of Medical Education, Nadu, Ezilagam, Madras-600005." M.D. Tamil

[No. V. 11013/18/88-ME(P)]

का. आ. 1042 -- भारतीय भागूविज्ञान परिषद प्रधिनियम, 1956 (1956 का 102) की धारा 3 की उपधारा (1) के खंड (ख) के झनुसरण में रविशंकर विश्वविद्यालय की सभा, रायपुर ने डा.बी.बी.सक्तेना को इस अधिभूचना के जारी होने की तारी का से भारतीय प्रायुविकान परिवद का सदस्य निर्वाचित किया है।

भतः भव उक्त प्रधिनियम की धारा 3 की उपधारा (1) के प्रानुसरण में केन्द्रीय सरकार तत्कालीन स्वास्थ्य मंत्रालय की प्रधिसूचना संख्यांक का. मा. 138(सं. 5-13/59 एम श्राई) तारीख 9 जनवरी, 1960 में निम्नलिखित भौर संगोधन करती है, भर्यातः---

उस्त प्रधिनियम में "धारा 3 की उपधारा (1) के खंड (ख) के प्रधीन निर्वाचित" शीर्षक के धंतर्गत कम संख्यांक 34 और उससे संबंधित प्रविष्टि के स्थान पर निम्नलिखित कम संख्यांक धीर प्रविष्टि रखी जाएगी, भर्षात्:—

"34 डा. बी. बी. सक्सेना संकायाध्यक्षक चिकित्सा संकाय घौर पी. एम. एम. विभागाध्यक्षक, पंडित जवाहरलाल नेहरू मेमोरियल मेडिकल कालेज, रामपुर मध्य प्रवेश)"

[स. बी. 11013/22/88-एम ई.पी.]

S.O. 1042.—Whereas in pursuance of the provision of clause (b) of sub-secton (1) of secton 3 of the Indian Medical Council Act, 1956 (102 of 1956) Dr. V. B. Saxena has been elected by the Court of Ravi Shankar University, Raipur to be a member of the Medical Council of India with effect from the date of issue of this Notifification.

Now, therefore, in pursuance of sub-section (1) of section 3 of the said Act, the Central Government hereby makes the tollowing further amendment in the notification of the Govt. of India in the late Ministry of Health, No. S.O. 188 (No. 5-13/59-MI), dated the 9th January, 1960, namely:—

In the said notification, under the heading "Elected under clause (b) of sub-section (1) of section 3" for serial number 34 and the entry relating thereto the following serial number and entry shall be substituted namely:—

"34. Dr. V. B. Saxena, Deun, Medical Faculty and Head, Deptt. of P.S.M. Pt. J. L. N. M. Medical College, Raipur (M.P.)".

[No. V.11013/22/88-ME(P)]

का. था. 1043.—केर्जाय सरकार ने भारतीय श्रायुविज्ञान परिषद श्रधिं-नियम, 1956 (1956 का 102) की धारा 3 की उपधारा (1) के खण्ड (क) के अनुसरण में और पश्चिम बंगाल सरकार के परामर्श से, डा. के. के. भट्टाचार्य, श्रायुविज्ञान शिक्षा निदेशक सचिव (पदेन), स्वास्थ्य श्रीर परिवार कल्याण विभाग, पश्चिमी बगाल सरकार को भारतीय श्रायुविज्ञान परिषद का सदश्य पूर्व नामविष्ट किया गया है।

केन्द्रीय रारकार, उन्त ग्रधिनियम की धारा 7 की के साथ पठित धारा 3 की उपधारा (1) के . उपधारा (5) 哊. भट्टाचार्य , श्रायुविज्ञान (पदेन) स्वास्थ्य ग्रीर परिवार निदेशक भोर सचिव विभाग, पश्चिम - अंगाल सरकार को, भारत सरकार के तत्कालीन धधिस्चना सं. का. थ्रा. 138, तारीख 9 जनवरी, 1960 के अधीन गठित भारतीय भायुविज्ञान परिषद का सदस्य पुन: नामनिविष्ट करती है।

[स.वी. 11013/2/89-एम.ई.(पी)

S.O. 1043.—Whereas the Central Govt, in pursuance of clause (a) of sub-section (1) of Section 3 of the Indian Medical Council Act, 1956 (102 of 1956) and in consultation with the Govt, of West Bengal, have re-nominated Dr. K. K. Bhattacharyya, Director of Medical Education and Secretary (Ex-Officio), Department of Health and Family Welfare, Govt, of West Bengal to be a Member of the Medical Council of India.

Now, therefore, in pursuance of clause (a) of sub-section of section 3 read with sub-section (5) of section 7 of the said Act, the Central Govt, hereby re-nominates Dr. K. K. Bhattacharyya, Director of Medical Education and Secretary (Ex-officio), Department of Health and Family Welfare, Govt, of West Bengal to be a member of the Medical Council of

India constituted under the notification of Govt. of India in the earstwhile Ministry of Halth No. S.O. 138, dated the the 9th January, 1960.

[No. V-11013/2/89-ME(P)]

का. आ. 1044 - नारतीय आधुविज्ञान परिषद श्रिधिनयम, 1956 (1956 का 102) की धारा 3 की उपधारा (1) के खंड (ख) के उपबन्धों के अनुसरण में जिवाजी विश्वविद्यालय के सिनेट ने डा. जी. एम. जाधव, को इस अधिमुखना के जारी किए जाने की तारीख से भारतीय आधुविज्ञान परिषद का सदस्य निर्वाचित किया है।

भतः ग्रन, केन्द्रीय सरकार, उक्त भ्रधिनियम की धारा 3 की उपधारा (1) के भ्रनुसरण में भारत सरकार के भूतपूर्व स्वास्थ्य मंत्रालय की भ्रधिसूचना संख्या का. भा.. 138 (सं. 5-13/59 एम भ्राह), सारीख 9 जनवरी, 1960 का निम्नलिखित भौर संशोधन करती है, भर्यात्:---

जनत भिधिसूचना में, "धारा 3 की उपधारा (1) के खंड (ख) के प्रधीन निर्वाचित" शीर्षक के नीचे कम संख्यांक 32 ग्रीर उससे संबंधित प्रविष्टि के स्थान पर निम्निशिखित क्रम संख्यांक और प्रविष्टि रखी जाएंगी, ग्रथांत्:—

"32. खा. जी. एम. जाधव, श्री सरस्वती श्रस्पताल, लक्ष्मीपुरी, कोल्हापुर-416002 (महाराष्ट्र) शिवाजी विश्विद्यालय

[स. वी 11013/6/88 एम० ई० (पी)]

S.O. 1044.—Whereas in pursuance of the provision of clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) Dr. G. M. Jadhav has been elected by the Senate of Shivaji University to be a member of the Medical Council of India with effect from the date of issue of this Notification.

Now, therefore, in pursuance of sub-section (1) of section 3 of the said Act, the Central Government hereby makes the following further amendment in the notification of the Govt. of India in the late Ministry of Health, No. S.O. 138 (No. 5-13/59-MI), dated the 9th January, 1960, namely:—

In the said notification, under the heading "Elected under clause (b) of sub-section (1) of section 3" for serial number 32 and the entry relating thereto the following serial number and entry shall be substituted, namely:—

"32. Dr. G. M. Jadhav; Shri Saraswati Hospital, Laxmipuri, Kolhapur (Maharashtra)-416002, Shiváji University.

[No. V-11013/70/88-ME(P)]

का. भा. 1045.— भेन्द्रीय सरकार भारतीय भ्रायुक्तिन परिषद प्रधिनियम , 1956 (1956 का 102) की धारा 3 की उपधारा (1) के खण्ड (क) भ्रनुसरण में भीर महाराष्ट्र राज्य सरकार से परामर्थ करके छा. एल. एच. हीरानन्दानी एक. भार. सी. एस. को 30 मप्रैल 1990 तक को प्रमुख के लिए भारतीय सायुक्तिन परिषद के सदस्य के इप में नामनिधिष्ट किया है।

धतः कंग्द्रीय सरकार उक्त प्रधिनियम की धारा (3) की उपधारा (1) के सबन्धों के धनुसारण में, स्वास्थ्य मंत्रालय की भ्रष्ठिसूचना संख्या था. धा. 138, तारीख 9 जनवरी, 1960 का निम्मलिखिस धीर संशोधन करती है, धर्यात:—

उन्त प्रधिसू बना में, धारा 3 की उपधारा (1) के खण्ड (क) के अधीन नाम निर्दिष्ट शीर्षक के नीचे अन संख्यांक 5 ग्रीर उससे संबंधित प्रविष्टि के स्थान पर निम्नलिखित संख्यांक ग्रीर प्रविष्टि रखी जाएगी, ग्रायितः—

'5 डा. एल. एच. हीरनम्दानी एफ. भार. सी. एस. (इंग्लैंड), डी. एल. भी. (लम्दन), एफ. सी. पी. एस. (मुम्बई), सूसरी मंजिल, ए-3, भ्रमरचन्द्र मैनशन, भाई एम. सी. ए. से भागे मैडम कामारोड, मुम्बई-400039

[संख्या बी-11013/18/88/एम. ई. (पी.)] सवैदेशर झा, उप सचिव

S.O. 1045.—Whereas the Central Government in pursuance of clause (a) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) and in consultation with the Government of Mahamashtra have nominated Dr. L. H. Hiranandani, FRCS, to be a member of the Medical Council of India for the period upto the 30th April, 1990.

Now, therefore, in pursuance of the provisions of subsection (1) of section 3 of the said Act, the Central Government hereby makes the following further amendment in the notification of the Ministry of Health No. S.O. 138, dated the 9th January, 1960, namely:—

In the said notification, under the heading "Nominated under section 3(1)(a), for serial number 5 and the entry relating thereto, the following serial number and entry shall be substituted, namely:—

"5. Dr. L. H. Hiranandani, FRCS (Eng.) DLO (Lond), FCPS (Bom), 2nd Floor, A-3, Amarchand Mansion, Next to Y.W.C.A, Madame Cama Road, Bombay 400039."

[No. V.11013/19/89-ME(P)] SARWESHWAR JHA, Dy. Secy.

ज्ञहरी विकास मंत्रालय

नई दिल्ली, 11 भ्रप्रैल, 1989

का. मा. 1046.—यत: निम्निलिखित क्षेत्रों के बारे में कुछ संगोधन, जिन्हें केन्द्रीय सरकार प्रधोवणित क्षेत्रों के बारे में दिल्ली बृह्त योजना क्षेत्रीय विकास योजना में प्रस्तावित करती है तथा जिन विरुत्ती विकास प्रधितियम, 1957 (1957 का 61) की धारा 44 के प्रावधानों के प्रमुक्तार विनांक 2-4-1988 के मोटिस संख्या एफ 7(0) 82—एम पी. द्वारा प्रकाणित किये गये थे, जिसमें उक्त वाधानयम की धारा 11-क की उपधारा (3) में प्रपेक्षित ग्रापशियों/ सुझाथ उक्त नोटिस की तारीख के 30 दिन की ग्रवधि में ग्रामंतिन किए गए थे।

भौर, यतः, उक्त प्रस्तावित संगोधनों के बारे में कोई भाषत्तियां भौर सुक्ताथ प्राप्त नहीं हुए हैं, घतः केन्द्रीय सरकार ने विरुक्ष वृह्द् योजनाक्षेत्रीय विकास योजना में संगोधन करने का निर्णय किया है। भतः, अत्र, केन्द्रीय सरकार, उक्त भ्रधिनियम की धारा 11-क की उपधारा (2) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए, भारत के राजपत्र में इस प्रधिसूचना के प्रकाशन की नारीख से दिस्ली की उक्त भृष्टकु योजना में एनदुद्वारा निम्नलिखित संशोधन करती है।

संशोधन :---

"उत्तर में हवाई श्रह्वा (इंदिरा गांधी) (सम्पर्क मार्ग), दक्षिण में भरयल गांव भीर विजयासन खसरा सं. 66, 67/5, 68/2 पूर्व में अंतल श्रीपटी खसरा सं. 9, 12, 19 और 22 ने घिरे भौर पश्चिम में रिवाड़ी जाने वाली रेल लाईन से लगभग 80 एकड़ क्षेत्र के भूमि उपयोग को "कृषि हरित पट्टी" से "भंडागार एवं भंडार" व (पैट्रोलियम उत्पाद) में बदले जाने का प्रस्ताव है।"

[सं. के-13011/14/85-अडी की 11ए ए-11] मर्जन देव, डैस्क मधिकारी

MINISTRY OF URBAN DEVELOPMENT

New Delhi, the 11th April, 1989

S.O. 1046.—Whereas certain modifications, which the Central Government proposes to make in the Master Plan for Delhi/Zonal Development Plan regarding the areas mentioned hereunder were published with Notice No. F.7(6)/82-MP dated 2-4-88 in accordance with the provisions of section 44 of the Delhi Development Act, 1957 (61 of 1957) inviting objections/suggestions, as required by sub-section (3) of Section 11-A of the said Act within thirty days from the date of the said notice;

And whereas no objections and suggestions have been received with regard to the said proposed modification, the Central Government have decided to modify the Master Plan for Delhi/Zonal Development Plan;

Now, therefore, in exercise of the powers conferred by sub-section (2) of Section 11-A of the Said Act, the Central Government hereby makes the following modifications in the said Master Plan for Delhi with effect from the date of publication of this Notification in the Gazette of India,

MODIFICATION

"The land use of an area, measuring about 80 acres bounded by Airport (I.G.) connecting road in the North, Village Bharthal and Bijwasan Khasra Nos. 66, 67/5, 68/2 in the South, Ansal Property Khasra No. 9, 12, 19 & 22 in the East and bounded by Railway line to Rewari in the West, is changed from "Agricultural green belt" to "Warehousing and Storage" (Petroleum products).

[No. K-13011/14/85-DDIIA/VA] ARJAN DEV, Desk Officer

मामब संसाधन विकास मंत्रालय

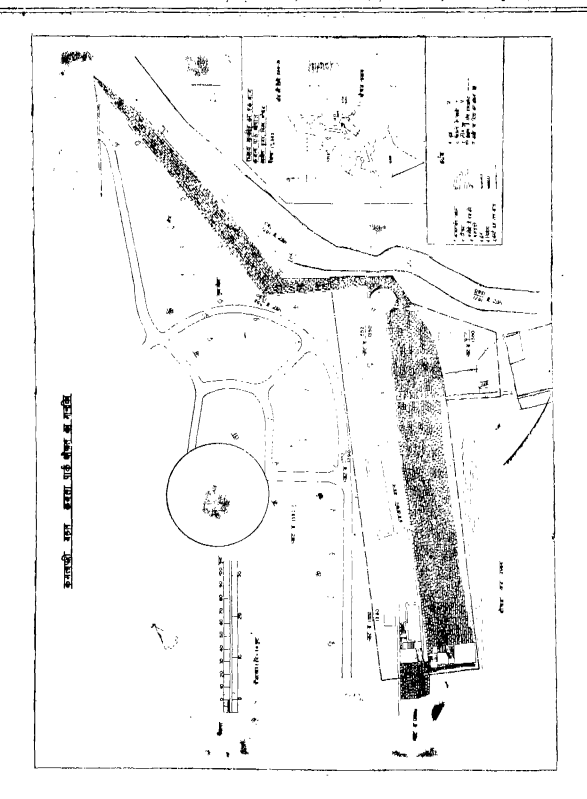
(संस्कृति विभाग) (भारतीय पुरातत्व सर्वेक्षण) गई दिल्ली, 27 धप्रैल, 1989 (पुरातत्व)

का. भा. 1047.---केन्द्रीय सरकार की यह राय है कि इससे उपाबद्ध धनुसूनों में बिनिदिष्ट ब्राचीन संस्मारक राष्ट्रीय महस्य के हैं ; भतः धन, केन्द्रीय सरकार, प्राचीन संस्मारक तथा पुरातत्वीय स्थल भीर प्रवगेष प्रधिनियम, 1958 (1958 का 24) की घारा 4 की उपधारा (1) द्वारों प्रदत्त मिनियों का धर्मीन केरते हुए, उका धारीन संस्मारक की राष्ट्रीय महस्य का कीकित करने के अपने ब्रावम की वो माम की सुचना बेसी है ;

ऐसे माक्षेप, पर जो इस प्रक्षिमूचना के राजपन्न में प्रकाशन की नारीख से दो मास की ग्रंबधि के भीतर उक्त प्राचीन संस्मारकों में हितंबद्ध किसी से प्राप्त क्षेगा, केन्द्रीय सरकार विचार करेगी। **प्र**नुसूची

राज्य	जिला	परिक्षेत्र	संस्मारक का नाम	संरक्षण के अधीन सम्मिलित किया जाने वाला राजस्य प्लाट संख्या
1	2	3	4	5
मध्य प्रदेश	भोपाल	कमला पाकै	कमलापति महल ग्रौर उससे सभी पस्थ क्षेत्र	प्लाट संख्या 1552, 1390 भीर 1872, 1380 का भाग भीर तीचे दिए गए स्थल रेखांकन में दर्शाए गए भोपाल ताल की या भसर्वेकिति भूमि।

भेज	सीमा	स्थामित्व	दिप्पणियां
6	7	8	9
0.256 हैक्टर	उत्तर:- सर्वेक्षण प्लाट संख्या 1552, 1390 का अविधिष्ट भाग पूर्व:	नगर पालिका भोषप्त	



[सं. 2/3/80-एम.]

MINISTRY OF HUMAN RESOURCE DEVELOPMENT

(Dapartment of Culture)

ARCHAEOLOGICAL SURVEY OF INDIA (ARCHAEOLOGY)

New Delhi, the 27th April, 1989

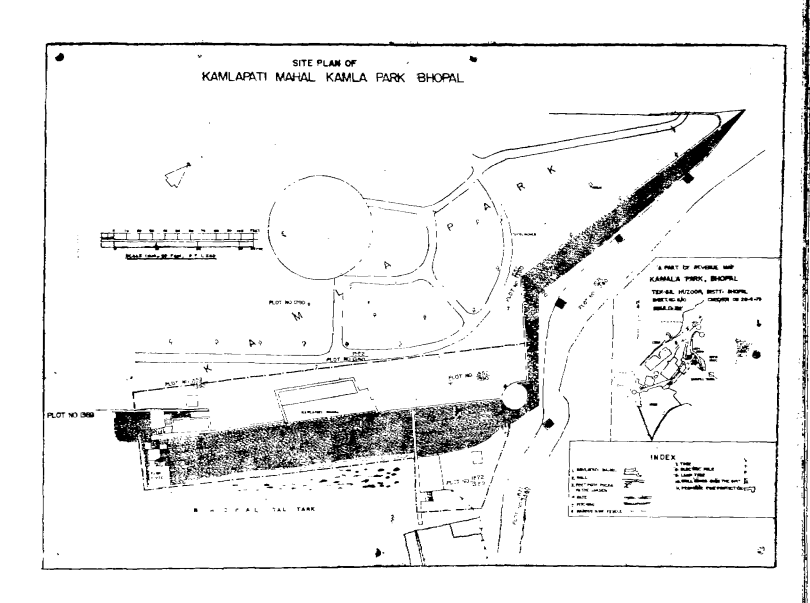
S.O. 1047.—Whereas the Central Jovernment is of the opinion that the ancient monument specified in the Schedule annexed hereto is of national importance:

Now, therefore, in exercise if the powers conferred by subsection (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remans Act. 1958 (24 of 1958), the Central Government hereby given to months notice of its intention to declare the said arcient monument to be of national importance;

Any objection which may be received within a period of two months from the date of issue of this notification in the Official Gazette from any person interested in the said ancient monument will be taken into consideration by the Central Government.

SCHEDULE

State	District	-	Name of Monument/ Site	Revenue plot numbers to be included under protection	Area	Boundaries	Ownership	Remarks
1	2	3	4	5	6	7	8	9
Madhy Pradesh	B hopal	Kamla Park	Kamla Pati Mahal and adjoining areas	Part of survey plot numbers 1552/1390 and 1872/1380 and unsurveyed land of Bhopal Tal as shown on the site plan reproduced below.	0.256 hectures	NorthRem portion of st plot number 1552/1390 East—Rema portion of su plot number 1872/1380 South—Surv plot number and Tal West—Surve number 1389	ining rvey rey 1389	- •



नई दिल्ली, 3 मई, 1989

का आ 1048.—पाचीन संस्मारक तथा पुरातत्वीय स्थल और अवशेष नियम, 1959 का और संशोधन करने के लिए कतिषय नियमों का निम्निलिखित प्रारूप, जिसे केन्द्रीय सरकार, प्राचीन संस्मारक तथा पुरातत्वीय स्थल और अवशेष अधिनियम, 1958 (1958 का 24) की धारा 38 द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए, बनाना चाहती है, उस धारा की उपधारा (1) की अपेक्षानुसार, सर्वसाधारण की जानकारी के लिए प्रकाशित किया जाता है।

किन्हीं ऐसे ग्राक्षेपों या सुझावों पर, जो मानव संसाधन विकास मंत्रालय द्वारा 31 मई, 1989 को या उससे पहले प्राप्त होगे, विचार किया जाएगा।

प्रांरूप नियम

- 1. इन नियमों का संक्षिप्त नाम प्राचीन संस्मारक तथा पुरातत्वीय स्थल और प्रवशेष (संशोधन) नियम, 1989 है।
 - 2. प्राचीन संस्मारक तथा पुरातत्वीय स्थल और प्रवशेष नियम, 1959 में,---
 - (क) खंड (ख) में "सिनेट्रोमेग्राफिक फिल्म" शब्दों के पश्चात् निम्नलिखित शब्द् अंतः स्थापित किए जाएंगे अर्थात् "और विडीयो फिल्म";
 - (ख) खंड (ग) में "सिनेमेटोग्राफिक फिल्म" शब्दों के पश्चात निम्नलिखित शब्द स्रत: स्थापित किए जाएंगे प्रयात:——"जिसके अंतर्गत विडीयों फिल्म भी है",
 - (ii) नियम 42 को उसके उपनियम (1) के रुप में पुनः संख्या-कित किया जाएगा और इस प्रकार पुनः संख्याकित उपनियम (1) के पश्चात् निम्नलिखित उपनियम जोड़ा जाएगा प्रयति:—
 - "(2) उपनियम (1) की कोई बात ऐसे व्यक्ति को लागु जो दूसरी ग्रनुसूची में विनिर्दिष्ट से किसी संरक्षित संस्मारक का बाहंय दुश्य से विडियो करता है जिसकी बावत विदेशी पर्यटकों के सदाय पर और पर्यटको 5 (डालर) के संदाय पर विडियों फिल्मांकन श्रनुज्ञात द्वारा 25 किया जा सकेगा:

परन्तु यह तब जब कि यह प्रवाणिज्यक प्रयोजन के लिए हो और इसके अंतर्गत किसी स्टेंड के बनाएं जाने और उसके उपयोग की ग्रावश्यकता न हो या उससे रूजिन्य और धार्मिक ग्राचरण तथा मरम्मत कार्यों में किसी प्रकार से कोई विष्न न पड़ता हो।"

> [सं 1/1/89—स्मा०] जगतपति जोशी, महानिदेशक

पादृटिप्पण:--मूल नियम भारत के राजपत्न ग्रसाधारण भाग 2 खंड 3 उपखंड (ii) तारीख 15 ग्रक्तूबर 1959 पृष्ट 519 और 525 पर प्रकाशित किए गए थे !

New Delhi, the 3rd May, 1989

S.O. 1048.—The following draft of certain rules further to amend the Ancient Monuments and Archaeological Sites and Remains Rules, 1959, which the Central Government proposes to make in exercise of the powers conferred by section 38 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), is hereby published for general information as required by sub-section (1) of that section.

Any objections or suggestions that may be received by the Archaeological Survey of India in the Department of Culture of the Ministry of Human Resource Development on or before 1st May, 1989 will be considered.

1037 GI/89—10

DRAFT RULES

- 1. These rules may be called the Ancient Monuments and Archaeological Sites and Remains (Amendment) Rules, 1989.
- 2. In the Ancient Monuments and Archaeological Sites and Remains Rules, 1959,—
 - (i) in rule 2,—
 - (a) in clause (b), after the words "cinematographic film", the following words shall be inserted, namely:—
 "and video film";
 - (b) in clause (c), after the words "cinematographic film", the following words shall be inserted, namely:—
 "including video film";
 - (ii) rule 42 shall be renumbered as sub-rule (1) thereof and after sub-rule (1) as so renumbered, the following sub-rule shall be added, namely:—
- (2) Nothing in sub-rule (1) shall apply to any person undertaking video filming from exterior of a protected monument except those specified in the Second Schedule in respect of which video-filming shall be permitted on payment of \$ 5 by foreign tourists and rupees 25 by Indian tourists:

Provided it is for non-commercial purpose and does not involve any cast and use of a stand or in any way interfere with customary and religious practices and work of repairs."

[Nc. 1|1|89-M]

JAGAT PATI JOSHI, Director General.

Foot-note: The principal rules were published in the Gazette of India, Extraordinary, Part II-Section 3-Subsection(ii) dated 15th October, 1959 at pages 519 and 525.

(युवा कार्यकम ग्रौर खेल विभाग)

नई दिल्ली, 11 ग्रप्रैल, 1989

का. ग्रा. 1049—इस विभाग की दिनांक 10 फरवरी, 1988 की सम संख्यक ग्रधिसूचना में निम्नानसार ग्रांशिक संशोधन किया गया है:—

- (i) कम संख्या 5 में सदस्यों की सूची में भारतीय खेल प्राधिकरण के महानिदेशक के समक्ष लिखे गए "श्री ए. के. पांड्या" के स्थान पर "श्री डी. के. चटर्जी" का नाम प्रतिस्थापित किया जाता है ।
- (ii) कम संख्या 20 में सदस्यों की सूची में संयुक्त सचिव (खेल), युवा कार्यक्रम और खेल विभाग (सदस्य-सचिव) और (कोषाध्यक्ष) के समक्ष लिखे गए "श्री माता प्रसाद" के स्थान पर "श्री डी. के. मणवालन" का नाम प्रतिस्थापित किया जाता है।

[मि० सं० 13-35/87-खेल-IV] एस० जी० मंकड, निदेशक (खेल)

DEPARTMENT OF YOUTH AFFAIRS AND SPORTS New Delhi, the 11th April, 1989

- S.O. 1049.—This Department's notification of even number dated 10th February, 1988 is hereby partially modified as follows:
 - (i) In the list of Members at Sl. No. 5 against Director General, Sports Authority of India, the name "Shri D. K. Chatterjee" is substituted in place of "Shri A. K. Pandya".
 - (ii) In the list of Members at Sl. No. 20 against Joint Secretary (Sports), Department of Y.A. and Sports (Member-Secretary and Treasurer), the name "Shri D. K. Manavalan" is substituted in place of "Shri Mata Prasad".

[No. F-13-35/87-SP-IV] S. G. MANKAD, Director (Sports)

सुचना और प्रसारण मंत्रालय

ग्रादेश

नई दिल्ली, 20 मार्च, 1989

का. था. 1050 :— भारत सरकार के सूचना और प्रसारण मंत्रालय के घादेश संख्या सा.का. नि. 3792, दिनांक 2 दिसम्बर, 1966 की प्रथम अनुसूची में विनिर्दिष्ट प्रधिनियम के प्रत्येक उपबंध के अंतर्गत जारी निदेशों के अनुसरण में, केन्द्रीय सरकार, एतदद्वारा फिल्म सलाह-कार बोर्ड, बण्बई की सिफारिशों पर विचार करने के उपरांत, संलग्न अनुसूची के कालम 2 में विनिर्दिष्ट फिल्मों को, जिसका/जिनका विवरण उपर्युक्त अनुसूची के कालम 6 में दिया गया है, उसके/जनके सभी भाषा रूपान्तरों के साथ स्वीकार करती है:—

प्रनुसूची

कम सं. फिल्म का नाम	फिल्म	की लम्बाई ग्रावेदक का नाम	प्रोड्यूसर का नाम	फिल्म का संक्षिप्त विवरण कि क्या वैज्ञानिक फिल्म है अयवा शैक्षिक उद्देश्य की है या समाचारों एवं सम सामयिक घटनाओं पर श्राधारित फिल्म या क्तचित्र है।
1 2	3	4	5	6
 फ्लैंग एण्ड फीडम 		नुष्य निर्माता, फिल्म प्रभाग, 24पैडर रोड, बम्बई-400026 -तयैव-		सामान्य रिलोज के लिए ध्रनुमोदित तथा "डाक्यूमें ट्री" के रूप में वर्गीकृत । -तथैव-
 टैलीकम्युनिकेशन एट यूद्रार सर्विस 	282.00	-044-		- 144-
3. स्टोरी ग्राफ कूड	345.55	भारतीय खाद्य निगम, े बागखाबा रोड, नई दिल्ली-	1 ,	- तथैव -
4. माहिती चिल नं. 468	228.60	सहायक सूचना अधिकारी, गुजरात सरकार, रामनोडं रिसर्च लैब लिमि. डा. एनी बेसेंट रोड, बम्बई-400018		गुजरात क्षेत्र में रिलीज के लिए श्रनुमोदित तथा "समाचार और सामयिक घटनाओं" के रूप में वर्गीकृत।
5. उत्तर प्रदेश समाचार 122	283.47	सूचना निदेशक, उत्तर प्रदेश सरकार, लखन ऊ		उतार प्रदेश क्षेत्र में रिलीज के लिए ग्रनुमोदित तथा ''समाचार और सामाधिक घटनाओं'' के रूप में वर्गीकृत।
6. कलियूत	577.30	श्री पी.आर. एस. नायर, जे सी 9/1243, सस्ता मंगलम, त्रिवेन्द्रम केरल ।		सामान्य रिलीज के लिए श्रनुमोदित तथा "डाक्यूमेंट्री" के रूप में वर्गीकृत ।
7. न्यूज मैगगीन नं. 94	309.00	मुख्य निर्माता, फिल्म प्रभाग, 24-पैडर रोड, बम्बई-400026		सामान्य रिलीज के लिए धनुमोदित तया "समाचार और सामयिक घटनाओं" के रूप में वर्गीकृत ।
8. हैल्थ फार म्राल 2000 एडी -क्येयर भ्राफ म्राइज	315.60	मैंसर्स सिकल प्रोडनशन, श्रशरूफ स्टूडियों, माहिम स्टेशन के सामने, बम्बई-400016		सामान्य रिलीज के लिए अनुमोदित तथा ''डाक्यूमेंट्री'' के रूप में वर्सीकृत।
 हैल्थ फार ग्राल 2000 एडी कोलेरा 	90.93	तयैव		-तर्यव-
10. हैल्थ फार आल 2000 एंडी (ब्रस्ट फिडिंग)	335.20	- तथैब-		−त र्थ व -
11. उज्जवल मविष्य की ओर	295.66	सूचना निदेशक, उत्तर प्रदेश सरकार, लखन ऊ		उत्तर प्रदेश क्षेत्र में रिलीज के लिए अनुमोदित तथा "डाक्यूमेंट्री" के रूप में वर्गीकृत ।

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12. महाराष्ट्र न्यूज नं. 419	300.00	सूचना और जनसंपर्क महानिदेशक, महाराष्ट्र सरकार, फिल्म सैन्टर, बम्बई-34	महाराष्ट्र क्षेत्र में रिलीज के लिए ग्रनुमोदित तया "समाचा और सामयिक घटनाओं" के
13. वाई सोशल फोरेस्ट्री	506.00	मैसर्स एन .ई.आई.एफ., नेशनल हाउस, भ्रपोलो बन्देर, बम्बई-400039	रूप में वर्गीकृत । सामान्य [ः] रिली ज के लिए धनुमोदित तया "डाक्यूमेंटी" के रूप में वर्गीकृत ।
14. हैल्य फार ग्राल 2000 एडी प्राहमरी हैल्य	306.62	मैसर्स सकिल प्रोडक्शन्स, भ्रशरफ स्टूडियो, महिम रेलवे स्टेशन के सामने, बम्बई-400016	सामान्य रिलीज के लिए ग्रनुमोदित तथा "डाक्यूमेंट्री" के रूप में वर्गीकृत ।
15. हैल्य फार ब्राल 2000 एडी डायरिया	289.91	-तयैव-	-तबैव-
16. महितीचित्र नं.470	286.51	सहायक सूचना निदेशक, गुजरात संग्कार, 'ामनार्ड लेबो. लिमिटेड 77-डा. एनी बेर्सेंट रोड, बम्बई-400018	गुजरात क्षेत्र में रिलीज के लिए श्र <mark>नुमोदित तथा "समाचार और</mark> सामयिक कनाओं" के रुप मे वर्गीकृत
17. शहर में प्रदूषरा	406.00		सामान्य ।रली ज के ।लए श्रनुमोदिः तथा "डाक्यूमेंट्री" के रूप ब वर्गीकृत ।
18. बाजार की सैं	88,90	मुख्य निर्माता, फिल्म प्रभाग, 24-पेंडर रोड, बम्बई-400026	सामान्य रिलीज के लिए अनुमोदित ग्रनथा "डाक्युमेंट्री" के रूप में वर्गीकृत ।
19. सही उम्र	01.00	- ९ यैव-	-त थै व-
20. ऐसी भी क्या जल्दी	65.00	-तयैव-	-त यै व-
21. नवीं बारूद	136.00	– तर्थैव	महाराष्ट्र क्षेत्र में रिलीज के लिए श्रनुमोदित तया डाक्युमेंट्री″ के रूप में वर्गीकृत ।
22. महाराजा सूरजमल 1707-1763	348.00	– तथैव–	सामान्य रिलीज के लिए धनुमोदित तथा "डाक्यूमेंट्री" के रूप वर्गीकृत ।
23. माहितीचित्र नं.ू471		सहायक सूचना निदेशक, गुजरात सरकार, रामनाई रोड, रिसर्च लेबो. लिमि. १७-डा. एनी बेसेंट रोड, वर्ली, बम्बई-400018	गुजरात क्षेत्र में रिलीज के लि। श्रनुमोदित तथा "समाचार औ सामयिक घटनाओं के'' रूप ं वर्गीकृत ।
24. माहितो चित्र नं 491 25. वार्ता तरंगिनी-98	220.98	-तथैव- प्रांध्य प्रदेश फिल्म डिवीजन कारपोरेशन, 11-5-423/लकड़ी का पूल, हैदराबाद-54	-तयैत- ग्रांधा प्रदेश क्षेत्र में रिलीज के लि ग्रनुमोदित तथा "समाचार औ सामयिक घटनाओं" के रूप वर्गीकृत ।
26. वार्ता तरंगिनी-99 27. राहिव सिश्रो फ्रमे रन्न ना	214.51 582.17	-तथैब- सहायक सूचना निदेशक, गुजरात सरकार,	वगक्ति । - तं र्ये व- गुजरात कोत्र में रिलीज के लि ग्रनुमोदित तया "डाक्यूमेंट्रो के रूप में वर्गीकृत ।.
		ामनार्ड रिसर्च लेबो. लिमि. डा. एनी बेसेन्ट रोड, वर्ली, बम्बई-400034	
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29. ए बाइज स्टप	40.84	श्री बी खोसला, 71/1, सरगम, थर्टीएथ रोड, बान्द्रा, बम्बई-400050		सामान्य रिलीज के लिए अनुमोदित तथा "डाक्युमेंट्री" के रूप में वर्गीकृत।
30. क्लोजिंग दी डोर प्रगेस्ट लेपरेसी	533.00	मुख्य निर्माता, फिल्म प्रभाग, 24-पैडरूरोड, बम्बई-400026		– तथैव–
31. इम्मुनाइजेशन ग्रगेंस्ट टी.वी.	36.00	-तथैव-		-तथैव-
32. इम्मुनाइजेशन श्रगेंस्ट पोलियो	33.00	तथैव		-तथैव
33. ग्रांड मा इज राईट	79.00	-तथैव-		-तयं व-
34. गौरवशाली विहार 575.90	575.90	सूचना और जनसंपर्श निदेशक, बिहार सरकार, पटना ।		
35. न्यूज मैंगजीन नं. 97	546.00	मुख्य निर्माता, फिल्म प्रभाग, 24-पैंडर रोड, बम्बई-400026		सामान्य रिलीज के लिए अनुमोदित तथा "समाचार और सामयिक घटनाओं" के रूप में वर्गीकृत।
36. गुजरातना संगीतकारो	548.64	सहायक सूचना निदेशक, गुजरात सरकार, रामनार्ड रिसर्च लेबो. लिमि., 77 डा. एनीबसेन्ट रोड, बम्बई-400018		गुजरात क्षेत्र में रिलीज के लिए ग्रनुमोदित तथा "डाक्युमेंट्री" वे रूप में वर्गीकृत।
37. न्यूज मैंगजीन नं 98	365.00	मुख्य निर्माता, फिल्म प्रभाग, 24-पैडर रोड, बम्बई-400026		सामान्य रिलीज के लिए <mark>ब्रनुमो</mark> दित तथा ''समाचार ग्रौर सामयि _व घटनाग्रों'' के रूप में वर्गीकृत ।
38. टू साइड श्राफ ए कोईन	425.00	श्री दिनकर चौधरी सप्तऋषि को.ओ. हा. सोसायटी लिमिटेड 7-बी/183 डी.एन. नगर, ग्रंधेरी, बम्बई-400058		सामान्य रिलीज के लिए ग्रनुमोदित तथा "डाक्यूमेंट्री" के रूप में वर्गीकृत।
39. महितीचित्र नं. 472	256.03	सहायक सूचना निदेशक, गुजरात सरकार,		गुजरात क्षेत्र में रिलीज के लिए अनुमोदित तथा, "समाचार ग्रौर
		रामनाई रिसर्च लेबो. लिमिटड, 77-एनीबैसेंट रोड, वर्ली, बम्बई-400016		सामयिक घटनाम्रों ⁷⁷ के रूप में वर्गीकृत ।
40. दि लिटरेरी स्टोरम-II	590.40	श्री म्रली सरदार जाफरी, 1 डी, सीता महल, भीमांजी पतीत रोड, बम्बई-400036		सामान्य रिलीज के लिए ब्रनुमोदित तथा ''डाक्युमेंट्रो'' के रूप में वर्गीकृत।
41. जरा इनकी सुनिये	274.00	मिस मीना पालिवाल, 25, ग्रल हिलाल बन्दारा रिक्लामेशन बम्बई		तदैव
42. लीफ प्रोटीन	460.00	मुख्य निर्माता, फिल्म प्रभाग, 24-पैंडर रोड, बम्बई-40026		तदैव
43. न्यूज मैंगजीन न. 100	283.00	- त ँ व-		सामान्य रिलीज के लिए अनुमोदित तथा "समाचार श्रौर सामयिक घटनाश्रों" के रूप में वर्गीकृत।

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44. आर्ता नरंगिनी नं. 101	195.08	भाग प्रदेश राज्य फिल्म विकास निगम लि, 11-5-423/1, जफर बाग, लकड़ी को पुल, हैदराबाद-500004		भांश्र प्रदेश क्षेत्र में प्रदर्शन के लिए स्वीकृत भीर समाचार तथा सम सामयिक घटनाभी के रूप में वर्गीकृत ।
45. नंबर बन किलर	382.50	नेशनल एअकेशनल ए॰ड इन्फार- मेशन फिल्म्स लि., 67 मेकर भेम्बर, छटा तल, नारीमन प्लाइन्ट, धम्बाई-21		सामान्य प्रदर्शन के लिए स्वीक्र _त तथा काम्युमेंट्री के रूप में वर्गीकृत
46. फार प्रौटेक्शन इस्युनाइजेशन	383.00	त र्दे ष−	तदीव	–सर्वेव
47. लोक भ्रदालत	257.00	सूचना मौर प्र चार निवेशक मध्य प्रदेश सरकर, भोपाल		
48. इम्मयुनाइजेशन झगेंस्ट ध्वी श्रीसिज	24.00	मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24 पैडर रोड, बम्बई-26		- त देव- -
49. बिस्डम	29.00	–्तदैव–		-त देश -
50. शाह नेवाग् खाम	390.17	श्री जे.एस. बांदेकर, एम/17 भ्रम्बङ्कर नगर गारेल, बम्बई-12		⊸नर्षे ब⊸
51. महाराष्ट्र न्यूज न . 421	285.00	सूचना मौर जनसंपर्क निदेशक, महाराष्ट्र सरकार, 68 ताङ्देव रोड, बम्बई-400034		महाराष्ट्रक्षेत्र में प्रदर्शन स्वीकृत ग्रीर "समा सम सामयिक घट रूप में बर्गीकृत।
52. न्यूज मैंगजीन न. 101	511.00	मुक्य फ्रोड्यूसर, फिल्म प्रभाग, 24 पैडर रोह, सम्बर्ध-26		सामान्य प्रदर्शन के लिए स्वाकृत भीर बाक्युमेंटरी के रूप में दर्शीकृत ।
53. माला	42.00	⊸ तर्दै लं–	–শ ৰ্মন –	 ल दैव
54. श्री गीजूभाई बधाकें	475.49	सहायक सूचना निदेशक, गुजरात सरकार, रामनोर्ड रिसर्च लेख लि, 77 डा. एनी बेसेंट रोड, बम्बई-18		गुजरात क्षेत्र में प्रदर्शन के लिए स्वीकृत भीर डाक्युमेंट्री के रूप में वर्गीकृत।
४ 5. फार सेफ ट्रांसपोरटेशन	298.00	सूचना झौर जनसंपर्क महानिदेशालय महाराष्ट्र सरकार, फिल्म सॅटर, 68 ताड़देंग रोड, बम्बई-34		महाराष्ट्र क्षेत्र में प्रदर्शन के लिए स्वीकृत मीर डाक्युमेंट्री के रूप में वर्गीकृत ।
5.6. सहकारमे सौभाग्यम	532.31	मांच्य प्रदेश राज्य फिल्म विकास निगम लि. 11/5/423/1, लकड़ी का पुल हैदराबाद 1		भाक्ष प्रदेश क्षेत्र में प्रदर्शन के लिए स्वीकृत भीर बान्युमेंट्री के रूप में वर्गीकृत ।
57. सिक्का प्रयुला संकटकाली	524.00	निवेशक, सूचना ग्रीर जनसंपर्क, महाराष्ट्र सरकार, फिल्म सेंटर, ताड़देव रोड, वस्वई-400034		महाराष्ट्र क्षेत्र में प्रवर्शन के लिए स्वीक्वत भीर डाक्युमेंट्री के रूप में बर्गीकृत ।

291.69 197.00	भूषना, गुजरात सरकार, रामनोर्ड रिसर्ज लै. लि, डा. एनीहबेसेंट रोड, बर्ली, बस्बई-18	गुजरात क्षेत्र में प्रदर्णन के लिए स्त्रीकृत ग्रीर समाचार तथा सम सामयिक घटनाश्रों के रूप वर्गीकृत । सामाण्य प्रदर्णन के लिए स्वीकृत ग्रीर समाचार तथा सम साम- यिक घटनाग्रों के रूप में
197.00		मीर समाचार तथा सम साम-
		् वर्गीकृत ।
293.52	निवंशक, सूचना भौर जनसंपर्क, उत्तर प्रदेश सरकार, लखनक	सामान्य प्रदर्शन के लिए स्वीकृत श्रीर डाक्युमेंट्री के रूप में वर्गीकृत ।
537.00	मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24पैंडर रोड, बम्बई-26	सामान्य प्रदर्शन के लिए स्वीकृत भीरसमाचार तथा समसामयिक घटनाभी के रूप में वर्गीकृत ।
292.00	निदेशक, सूचना भौर जनसंपर्क, उत्तर प्रदेश सरकार, पार्क रोड, लखन ऊ	उत्तर प्रदेश क्षेत्र में प्रदर्शन के लिए स्वीकृत ग्रीर डाक्युमेंट्री के रूप में वर्गीकृत।
347.00	मुख्य प्रोड्यूलर, फिल्म प्रमाग, 24 पेडर गेड, बस्बई-26	सामान्य प्रदर्शन के लिए स्वीकृत ग्रीर डाक्यूमेंट्री के रूप में कर्गीकृत ।
	537.00 292.00	उत्तर प्रदेश सरकार, लखनक 537.00 मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24 पैंडर रोड, बस्बई-26 292.00 निदेशक, सूचना और जनसंपर्क, उत्तर प्रदेश सरकार, पार्क रोड, सखन क 347.00 मुख्य प्रोड्यूसर, फिल्म प्रभाग,

MINISTRY OF INFORMATION AND BROADCASTING

ORDER

New Delhi, the 20th March, 1989

S.O. 1050.—In pursuance of the directions issued under the provision of each of the enactments specified in the first Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting No. S.O. 3792 dated 2nd December, 1966 the Central Government after considering recommendations of the Film Advisory Board, Bombay hereby approves the films specified in column 2 of the Schedule annexed hereto in all its/their language versions to be of the description specified against it/each in column 6 of the said Schedule.

SCHEDULE

S. No.	Title of the film	Length of the film in metres	Name of the applicant	Name of the Producer	Brief synopsis whether a scien- tific film or for educational pur- pose or a film dealing with news & current events or documen- tary film
1	2	3	4	5	6
1.	Flag & Freedom	583.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.	···	Approved for general release and classified fas "Documen- tary"
2.	Tele Communication At Your Service	282.00	-do-		-do-
3.	Story of Food	345,55	The Food Corporation of India, Barakhamba Lane, New Delhi-1.		-do-
4.	Mahitichitra No. 468	228.60	Asstt. Director of Information, Govt.fof Gujarat, Ramnord Research Lab Ltd., Dr. Annie Besant Road, Bombay-400 018.		Approved for release in Gujarat circuit and classified as News and Current Events.

[भाग -	II-चांड 3 (ii)]		नास्त का राजपतः गई 6, 1989/बैगा	म्बर 1 6 , 1911	1273
i	2	3	4	5	6
5.	Uttar Pradesh Samachar 122	283.47	Director of Information, Govt. of Uttar Pradesh, Lucknow.		Approved for release in Uttar Pradesh circuit and classified as News and Current Events
6.	Kaliyoot	577.30	Shri P.R.S. Nair, JC9/1243 Sastamangalam Trivandrum, Kerala.		Approved for general release and classified as "Documentary".
7.	News Magazine No. 94	309.00	The Chief Producer, Film Division, 24-Peddar Road, Bombay-400 026.		Approved for general release and classified as News and Current Events.
8.	Health for all 2000 AD- Care of Eyes.	315.60	M/s Shakil Productions, Ashrof Studios, Opp. Mahim Station, Bombay-400 016.		Approved for general release and classified as "Documentary".
9.	Health for all 2000 AD Cholcra	90.93	-do-	-do-	-do-
10,	Health for all 2000 AD (Breast feeding)	335,28	-do-	-do-	-do-
11,	Ujjaval Bhavishya Ki Ore	295.66	Director of Information, Government of Uttar Pradesh, Lucknow.		Approved for release in Uttar Pradesh circuits and classified as "Documentary".
12.	Maharashtra News No 319	300.00	Director General of Information & Public Relations, Government of Maharashtra, Film Centre, Bombay-34		Approved for release in Maha- rashtra circuit and classifled as "News & Current Events".
13.	Why Social Forestry	506.00	M/s N.E.I.F., National House, Appolo Bander, Bombay-400 039.		Approved for general rolease and classified as "Documentary".
14,	Health for All 2000 AD Primary Health care	306.62	M/s Shakil Productions, Asharf Studios Opp. Mahim Railway Station, Bombay-400 016.		-do-
15.	Health for All 2000 AD Diarrhoca	289.91	∙do-	-do-	-do-
16,	Mahitichitra No. 470	286.51	Asstt. Director of Information, Government of Gujarat, Ramnord Lab Ltd., 77-Dr. Annio Besant Road, Bombay-400 018.		Approved for release in Gujarat circuit and classified as "News and Current Fvents".
17.	Shahar Me Pradushan	406.00	Director General of Information, Goyt, of Maharashtra, 68-Tardeo Road, Bombay-400 034.		Approved for General release and classified as "Documentary".
18.	Bazar Ki Sair	88.90	The Chief Producer, Film Division, 24-Peddar Road, Bombay-400 026.		Approved for general releas and classified as Documentary,
	Sahi Umar	81.00	-do-	-do-	-do-
	Aisi Bhi Kya Jaldi	65.00	-do-	-do-	-do-
21.	Navin Bharud	136.00	-do-	-do-	Approved for Maharashtra Circuit and classified as Documentary.
22.	Maharaja Surajmal 1707-1763	348.00	-do-	-do-	Approved for general release and classified as "Documentary".

t 1	2	3	···	٠_	
23.	Mahitichitra No. 471		Asstt, Director of Information, Govt. of Gujarat, Ramnord Research Lab. 1 td., 77-Dr. Annie Besant Read, Worli, Bombay-400 018.	5	Approved for release in Gujarat circuit and classified as "News and Current Lirents".
24.	Mahitichitra No. 491	220.98	-do-	-do-	-do-
25.	Vartha Tharangini-98	230.21	Andhra Pradesh Film Dev. Corporation, 11-5-423/Lakdi-Ka-Pul, Hyderabad-54,		Approved for release in Andhra Pradesh and classified as News and Current Events.
26.	Vartha Tharangini-99	214.51	-do-	-do-	-d o-
27.	Rahev Sio Ame Rann Na	*82.17	Asstt. Director of Information, Govt. of Gujarat, Ramnord Research Lab., Ltd., Dr. Annie Besant Road, Worli, Bombay-400 034,		Approved for release in Gujarat circuit and classified as "Documentary".
28.	Shirmor Abhooshano	492.26	-do-	-do-	-do-
29.	A wise step	40.84	Shri B. Khosla, 71/1 Sargam, 30th Road, Bandra, Bombay-400 050,		Approved for general release and classified as Documentary
30.	Closing the Door against Leprosy.	533 00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.		-do-
31.	Immunization against TB	36,00	-do- [·]	-do-	-do-
32.	Immunization against Polio	33 00	-do-	-do-	-do-
33.	Grandmaa is Right.	79 00	-do-	-do-	-do-
34.	Govrabshall Bihar	575.90	Director of Information and Public Relations, Government of Bihar, Patna.		-do-
35.	News Magazine No. 97	546.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.		Approved for general release and classified as "News & Current Events".
36.	Gujaratna Sangitkaro	548,64	Asstt. Director of Information, Govt. of Gujarat, Ramnord Research Lab, I td 77 Dr. Annie Besant Road, Worli, Bombay-400 018.		Approved for release in Gujarat circuit and classified as "Documentary".
37.	News Magazine No. 98	365.00	The Chief Producer. Films Division, 24-Peddar Road, Bombay-400 026.		Approved for general release and classified as News & Current Events.
38.	Two Sides of a Coin	425.00	Shri Dinkar Chowdhari Saptarishi Coop. Hsg. Society Limited, 7-B/183, D.N. Nagar. Andheri. Bombay-400 058.		Approved for general release and classified as "Documentary".

1	2		4	5	6
39.	Mahitichitra No. 472	256,03	Asstt. Director of Information, Government of Gujarat, Ramnord Research Lab. I td., 77-Annie Besant Road, Worli, Bombay-400 018.	- -	Approved for release in Gujarat circuit and classified as News & Current Events.
40.	The Literary Storm-II	590,40	Shri Ali Sardar Jafri, 1D, Seeta Mahal, Bomanji Petit Road, Bombay-400 036.		Approved for general release and classified as Documentary.
41.	Zara Inki Suniye	274.00	Miss Meena Paliwal, 25 AL Hilal Bandra Reclamation. Bombay.		-do-
42.	Loaf Protein	460.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.		-do-
43.	News Magazine No. 100	283.00	-d ^-	-તેડ-	Approved for general release and classified as "News & current events".
44.	Vartha Tarangini No. 101	195.08	The Andhra Pradesh Film Development Corporation I.td., 11-5-423/1 Zafar Bagh, Lakdi-Ka-Pul, Hyderabad-500 004.		Approved for release in Andhra Pradesh circuit and classified as "News & current Events".
45.	Number One Killer	382.50	The National Educational & Information Films Ltd., 67 Maker Chamber, 6th Floor, Nariman Point, Bombay-400 021.		Approved for general release & classified as "Documentary".
46.	For Protection-Immunization,	383.00	-do-	-do-	-do-
47.	Lok Adalat	257.00	The Director of Information & Publicity, Govt. of Madhya Pradesh, Bhopal.		-da-
48.	Immunization against three diseases.	24.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.		-do-
49.	Wisdom	29.00	-do-	-do-	-do-
50.	Shah Nawas Khan	390.17	Shri J.S. Bandekar, M/17 Ambedkar Nagar, Parel, Bombay-400 012.		-do-
51.	Maharashtra News No. 421	285.00	Director of Information and Public Relations, Govt. of Maharashtra, 68-Tardeo Road, Bombay-400 034.		Approved for release in Maha- rashtra circuit and classified as "News & Current Events".
52,	News Magazine No .101	511.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400026.		Approved for general release and classified as "Documentary".
53.	. Mala	42.00	-do-	-do-	-do-
	Shri Gijubhai Budhake	475.49	The Asstt. Director of Information. Government of Gujarat, Ramnord Research Lab Ltd., 77 Dr. Annie Besant Road, Bombay-400 018.	•	Approved for release in Gujarat circuit and classified as "Documentary".

1	2	3	4	5 6
35.	For Safe Transportation	298.00	Director General of Information & Public Relations, Govt. of Maharashtra, Film Centre, 68 Tardeo Road, Bombay-400 034.	Approved for release in Maha- rashtra circuit & classified as Documentary.
56.	Sahakarame Soubagyam	532.31	Andhra Pradesh Film Development Corporation, 11/5/423/1, Lakdi Ka Pul, Hyderabad.	Approved for release in Andhra Pradesh circuit & classified as Documentary.
57.	Mitra Apula Sankatkali	524.00	Director of Information & Public Relations, Government of Maharashtra, Film Centre, Tardeo Road, Bombay-400 034.	Approved for release in Maha- rashtra circuit & classified as "Documentary".
58.	Mahitichitra No. 474.	291,69	Asstt. Director of Information, Govt. of Gujarat, 77 Ramnoard Res. Lab. Ltd., Dr. Annie Besant Road, Worli, Bombay-400 018.	Approved for release in Gujarat circuit & classified as News & Current Events.
59,	News Magazine No. 102	197.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.	Approved for general release and classified as "News & Current Events."
60.	Ganga	293.52	The Director of Information and Public Relations, Government of Uttar Pradesh, Lucknow.	Approved for general release and classified as "Documentary".
61,	News Magazine No. 102A	537.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.	Approved for general release and classified as News & Current Events.
52.	Ek Vanasthali	292.00		Approved for release in Uttar Pradesh circuit and classified as "Documentary".
53. 	News Magazine No. 103	347.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.	Approved for general release and classified as "Documentary".
			शाबेश	[File No. 315/2/87-E(D)]

आदेश

[Filo No. 315/2/87-F(P)]

का.घा. 1051:—भारत सरकार के सूचना भीर प्रमारण मंत्रालय के प्रावेश संख्या मा.का.नि. 3792,दिनांक 2 दिसम्बर, 1966 की प्रथम धनुसूची में विनिर्दिष्ट प्रधिनियम के प्रत्येक उपबंध के भंतर्गत जारी निर्देशों के प्रनुसरण में, केन्द्रीय सरकार एतदहारा फिल्म सलाहकार कोई, धम्बई की सिफारिशों पर विचार करने के उपरान्त, संखन्न प्रनुसूची के कालम 2 में विनिर्दिष्ट फिल्मों को, जिसका/जिनका विवरण उपर्युक्त भनुसूची के कालम 6 में दिया गया है, उसके/उनके गयी भाषा रूपान्तरों के साथ स्वीकार करती है।

धनसची

क्रम सं. फिल्म का नाम	फिल्म की लंबाई	म्रावेदक का नाम	प्रोइयूसर का नाम	फिल्म का संक्षिप्त विवरण कि क्या वैज्ञानिक फिल्म है प्रयवा शैक्षिक उद्देश्य की है यासमाचारों एवं सम सामयिक घटनाझों पर साधा- रित फिल्म या गुत्तिचित्र है।
1 2	3	4	5	6
1. गिरिजनोधराना	[- :	प्रदेश राज्य फिल्म विकास गम लि., 1-5-423/1, सकड़ी का दुल, हैदरानाद-500004		भांध्य प्रदेश टीज में प्रदर्शन के लिए स्त्रीकृत भौर डाक्युमेंट्री के रूप में वर्गीकृत

2. मैं सुनिया ऐ	32.19	मुख्य प्रोड्यूसर, फिल्म प्रभाग,	सामान्य प्रदर्शन के लिए स्थीकृत ग्रीर अराक्युमेंट्री के रूप में
3. मभी मुनेची	. 46.00	24 पैडर रोड, बम्बई-26 मुख्य प्रोड्यूसर फिल्म प्रभाग,	वर्गीकृत सामान्य प्रदर्शन के लिए भनुमोबिस भौर डाक्यूमेंट्री के रूप में वर्गीकृत
4 th married	41 00	2 4 पैडर रोड, बम्बई -26 —तथैब⊸	–तथैव⊸
 मैं शबास्यू छे मी धसा धाईकला 	41.00	—लबच- तथैत्र–	−्तपत्र⊸ तथीस–
•	43.00	तथत- तथैत	तथव- सथैय
 जनन केट्टीक्न्नव नेमृक्तिं विषय म 	55. 5 7	तथव तथैव	∽तथव – –त थैव ⊸
•	38.00	বেশ্ব— শথী দ —	—तथव <i>⊸</i> –तथैय
8. नान फेल्बीपट्टा विषयम	44.00		
 नानू हीगा अंडकोहाँडडे 	40.00	तथै त-	स ैव⊸ ३
10 काली खांसी से बचाव	32.00	শ্ <i>থা</i> ৰ শু	- त थैव -
11. युषरी खांसी टीके बचन	41.00	– ⊤शैव⊸	⊸त यँज–
12 मोती उदरास समयरक्षन	38.00	– तथीव⊸	– तथैब–
13. डांगी खोलयाप्सन बचाव	33,32		⊸तथैय–
14. कवकूबन इरमालूकू	40.00	– तथैम⊸ ^	स भै च⊸
15. कोरिसा डाम्गो राकुंडा रक्षण	37.00	सथैव	⊸तर्थंब–
16. नाईकेम्मीहिंदा थाप्पीसिकोली	35.00	तथैव •	–तथैब⊸ •
17. काली खांसी तो बची	33.22	-त ै व-	तथैंब <i>-</i> -
18 विल्लान छुमाईलीनिमम रक्षा टेटनस से अचान	12.36	- लथेच- -	–सथैय–
19. धनुरवा समेरक्षन	36.00	न धैब	सर्थेय—
20. धनुरवत	36.00	सर्थेघ	-तथै व–
21. टिटोनिसिलिनीनम रक्षा	38,40	– त ी व−	– तं थै व⊸
22. टेटनस मुंची रक्षना	33.00	—त र्भ व—	- -त थैव- -
23. धनुरगयु	36.00	–तथैव⊸	−तथैव-
24. टेटनस मके	33.00	– तथैय–	લયેવ
25. टेटनस तो बच्चो	25.60	–तर्यंव⊷	− तथैंब⊸
26. टेटानासि लिरुधूं पाधुगाप्यू	33.00	—त थै व:–	तथैथ
27. टेटनम से बचाव	31.00	- तथैव⊸	- तथैत-
पोलियों से बचाव			
28. पोलियो सेमरक्षम	36.57	मुख्य मोड्यू सर, फिल्म प्रभाग, 24 पेडर रोड, <i>बम्बई</i> -26	सामारा प्रदर्शन के लिए घ्रनुमोदित श्रीर डाक्युमेंट्री के रूप में वर्षीकृत
 पोलियो पासुन अचाव 	34.13	–तथैब⊷	—तथैय⊶
30. पोलियो तो बचा	33.83	⊢तथैव-	त थै व
31. पोलियो से अचाव	34,44	⊢ तथीव	त थैव- -
32. पीलियो नुंची रक्षना	31.00	–तथैव–	− सथैय−
33. पोलियो मईलिनिनम रक्षा	42.00	– तयैब–	- त ीव -
34. पोलियो बचाते	40.00	- त थैव -	–∺थैब⊸
35. पोलियाडि डा रक्षना	31.00	- सथैय	− तथैय–
 ईल्लापिल्सई वधाधिलिवङ् पाधुगप्पू 	34.00	⊶न र्थव –	~नर्थंष
जोखिम क्यों उठाएं			
37. ग्रपाईग्राकी थाके श्रोलागागा डे कू	32.00	⊶तथैय-	- तथैय⊶
38. खतरा मर्यू लें	32.0 0	त री ज	⊸तथैय–
39. कीमो भुकी नीबेन	39.00		तथैव

41. भी 42. धो 43. जो 44. खर 45. बी 61. वर 47. को 48. के 50. कि 51. को 52. था 54. सा	व्यक्तुलोपवासम इन्डुकु ाेच भूडोई मृट्ठूमिल्ला ाेचा पटकाच माना ाेचिम शामते लियो ातरा ध्यां स्रवो ाेमू धाेल्लई धन मस्या नहीं य्यायेल्ली बास्थीथेक्केल्ले ांई जनमत नई देम्मानूदीलेंद्र क्रम्मानूदीलेंद्र क्रम्मान्द्रीलेंद्र क्रमान्द्रीलेंद्र क्रमान्द्रीलेंद्र	30.00 51.00 30.77 36.27 21.64 29.00 55.00 32.61 35.96 33.00 42.00 38.00		तथैय तथैय तथैय तथैय तथैय तथैय तथैय तथैय	-तथैव - -तथैव- -तथैव- -तथैव- -तथैव- -तथैव- -सथैव-
41. भी 42. धो 43. जो 44. खर 45. बी 61. वर 47. को 48. के 50. कि 51. को 52. था 54. सा	ोक भूडोई मृट्ठूमिल्ला ोखा पटकार नाका ोखिम शामते नियो तत्रा वयों सबी ोयू थोल्लई धने मस्या नहीं य्यावेल्ली बास्थीवेक्केल्ले ोई जनमत नई ोई जनमत नई इंब्बानूदीलेंद्र इंब्बानूदीलेंद्र हंब्बानूदीलेंद्र हंब्बानूदीलेंद्र हंब्बानूदीलेंद्र हंब्द्र होंडाडारामेल्ला	30.77 36.27 21.64 29.00 55.00 32.61 35.96 33.00 42.00 38.00		तथैव तथैव तथैव तथैय तथैव	तथैय तथैय तथैय तथैय तथैय सथैय
43. जो 44. खत् 45. वी ते दे 47. को 48. को 49. ई 50. कि 52. घो 54. सा	ाखिम शामते लियो तरा ध्यों सबी ायू धोल्सई धनं मस्या नहीं व्यावेल्ली बास्थीवेक्केन्ले गेई जनसत नई गेई जनसत नई - ईम्बानूडीमेंक्र नच्छू समेला नहीं गेर बोल्लईजमील्लई ाब्रू टोंडाडारामेल्ला	36.27 21.64 29.00 55.00 32.61 35.96 33.00 42.00 38.00		–तथैव – तथैव – तथैव- – तथैव- सथैव	तथैब तथैब तथैब सथैब
4.4. खर 4.5. बी तोई सम् 4.6. बर 4.7. को 4.8. ई 5.0. कि 5.1. को 5.2. थ्रो 5.3. था 5.4. सा	तरा क्यों स्वयो ायू थोल्लई धनं मस्या नहीं य्यायेल्ली बास्थीक्षेक्केन्ले ाई जनमत नई ाई जनमत नई देख्यानूदीलेंद्र न्न्यू झमंला नहीं ाद थोल्लईजमील्लई ावडू टोंडाडारामेल्ला	21.64 29.00 55.00 32.61 35.96 33.00 42.00 38.00		– तथैव – तथैव - – तथैव- –-सथैव	- तथैय - तथैय - तथैष मथैब
45. वी तोई सम् 46. वय 47. को 48. की 49. ई 50. कि 51. को 52. झो 53. सा	ायू थोल्लई धर्म मस्या नहीं य्यावेल्ली बारुथीथेक्कली गेई जनसत नई गेई उलझन नई ईम्बानूदीलेंकू गच्छू समेला नहीं गेद सोझट नहीं गेद थोल्लईउमील्लई	29.00 55.00 32.61 35.96 33.00 42.00 38.00		– तथैय- – तथैय- – सथैय-	तथैव तथैव मथैब
होई सम् 46. वर 47. को 48. को 49. ई 50. कि 51. को 52. घो 53. सा	मस्या नहीं य्यायेल्ली बास्थीक्षेक्केन्ले गेर्ड जनमत नर्ड गेर्ड जलझन नर्ड इंस्बान्डीलेंद्र हच्छू झमला नहीं गेर्ड शंकट नहीं गेर्ड थोल्लर्डजमील्लर्ड वब्रू टोंडाडारामेल्ला	55.00 32.61 35.96 33.00 42.00 38.00		– तथैय– –-तथैय–	– तथैष– मथै ष–
46. वर 47. को 18. को 19. ई 50. कि 51. को 52. छो 53. सा	य्यायेल्ली बास्थीथेक्कंग्ले ोई जनसत नई ोई उलझन नई ईम्बानूदीलेंदू हच्छू झमेला नहीं ोई झंझट नहीं ोद थोल्लईउमील्लई	32.61 35.96 33.00 42.00 38.00		~सथैव~	⊶सथैव
47. को 48. को 49. ई 50. कि 51. को 52. घो 53. सा 54. सा	ोई जनसत नई ोई उलझन नई ईम्बानूदीलेंसू ज्व्छू झमेला नहीं ोई झंझट नहीं ोद थोल्लईउमील्लई ावडू टोंडाडारामेल्ला	32.61 35.96 33.00 42.00 38.00		~सथैव~	⊶सथैव
48. को 49. ई 50. कि 51. को 52. घो 53. या 54. सा	ोई उलझन नई ईम्बानूदीलेंद्र हच्छू झमेला नहीं ोई झंझट नहीं ोर थोल्लईउमील्लई ावडू टोंडाडारामेल्ला	35.96 33.00 42,00 38.00			
49. ई 50. कि 51. को 52. झो 53. सार 54. सार 55. महि	्रइंब्बानूदीलेंदू हच्छू झमेला नहीं हिद्द झंझट नहीं हि थोल्लईडमील्लई हवडू टोंडाडारामेल्ला	33.00 42.00 38.00		–सथैब⊶	
50. कि 51. को 52. घो 53. या 54. सा	त्च्छू झमेला नहीं ोई झंझट नहीं ोर थोल्लईजमील्लई ावडू टोंडाडारामेल्ला	42.00 38.00			– त् यैध
51. को 52. घो 53. या 54. सा 55. महि	तेई झंझट नहीं कि थोल्लईउमील्लई विद्यू टोंडाडारामेल्ला	38.00		−तथैब	–त थैब –
52. घ्रो 53. या 54. सा 55. महि	ोद थोल्लईउमील्लई वड्ड टोंडाडारामेल्या			–तथेव–	−तथैब
53. या 54. सा 55. महि	ाव डू टोंडाडारामेल्या			तथै च	तयैब
5 4. सा 5 5. महि		34.00		– त थैब –	− तथैय–
55. महि	ामयेवा	30.00		-तथैव-	-त र्यं व
	· •	207.57	श्री ए. रमेण पंडित, 17 पाकेटवाला बिल्डिंग, स्टेमन रोड, कुर्ला, बम्बई-400070		सामान्य प्रदर्शन के लिए अनुमोदित स्रोर डाक्युमेंट्री के रूप में वर्गीकृत
s ह. उर	हितिचित्र न. 4.79 /	286.51	राहायक निदेशक, सूचना श्रीर जनसंपर्क, गुजरात सरकार, रामनोई रिसर्व सैंब लिमि. 77, जा. एनी बेसेंट रोड, वर्ली, बम्बई-18		गुजरात क्षेत्र में प्रवर्शन के लिए स्वीकृत भीर समाचारों तथा सम सामयिक घटनाभी के रूप में वर्गीकृत ।
	त्तर प्रवेश समाचार 125	290.78	श्री प्रमोद पाँडे, सूचना एवं जनसंपर्क निदे- शालय, उत्तर प्रदेश सरकार, लखनऊ		उत्तर प्रदेश क्षेत्र में प्रदर्शन के लिए स्वीकृत भीर समाचारों एव सम सामयिक घटनाभीं के रूप में वर्गीकृत
5 7ः न्यूर	्ज मैगजीन नं. 114	443.00		मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24 पैंडर रोड सम्बद्ध-400026	सामान्य प्रवर्शन के लिए स्थीक्षत श्रीर समाचारों एवं सम सामयिक घटनात्रों के रूप में वर्गीकृत
58. धा र	य रोगम मुंच रक्षना	33.00		⊸तथैव~	सामान्य प्रवर्शनके लिए स्वीकृत भौर डाक्युमेंट्री के रूप मे वर्गीकृत।
5 9. पो	लियो रू सुरख्या	30.00		-स र्व व-	~ तथैव⊶
a o. जु न	₍ म्मा भासूर्विन्था नही _़	45.00		~ तथैब−	तथैम
61. ह्रा	मपानी रू सुरख्या	34.00		⊸तथैय ⊸	–ससेव
62. ध ा	व्ययुज्या रक्षरो	34.00		तथैव	त र्यं ध–
63. ट ेट	टनस-2	27.00		–त यैय –	–त थैघ ≁
64. टेट	टनासिल फिनम रक्षा	32.00		⊶तथैव⊶	~तथै व−
65. EZ		33.00		−सथैय⊶	- त थै ब
	टनस रू सुरस्था-2	26.50		–तथैव–	·- तथेब
	-	30.00		त यैव- -	सथैब
	नुरवायु-2			∽तथेय-	−तथैव
	नुरवायु-2 टनस स्सुर ख्या	30.00			
70. मी	नुरवायु-2	30.00 29.56		-तथैय-	~ तथैय–

1 2	3	5	6
1 श्रंजामपानी थाहायुका	32.00	भुद्रत ब्रोड्नुपर, किया पसागः 24	नामान्य प्रदर्शन के लिए स्थीकृत
		पैडर रोड, बस्बई-2७	स्रौर डाक्युमेंट्री के रूप में वर्गीकृत
			·
 दादराडिडा रक्षनि ; 	41.00	-नथैव-	-तथैय
 एक्तू शब्दन होसे-2 	40.00	~त्तथ ी व–	~तथैंव~
7 4. कामधां था जागरत्ता⊦2	29.00	⊸त्यैय	- तथैब -
75. कामथांथाजा गरता-1	42.00	⊶तथैब	- র থীথ–
76. स्वाल्पा येचारा इ र्ली-2	34,00	–দ্ থী ৰ–	⊸तर्थंब−
77. स्वाल्पा येचारा इ र्ली-1	42.00	- तथें न -	⊸म्थ्यैव
78. प्रलपामो भू सरापीदी <i>न</i> कु	32,00	पश्चैव -	-नर्यत्रः-
79. साइफ लॉग ड्री	34.00	- तयंत्र	∽तथैत∽
30. बिपदा रे पदिवे क हिनकी	34.00	- तथेत∽	- तथैय <i>-</i>
उ. टी.बी. से बचाव	35.96	– ব খঁৰ- -	- ल धै व⊸
s2. ईल् मुसुरक्की नाईलिरिऊदू पाधुकप्पु	36.00	तथैय	− त र्थ च - -
s 3- क्षय रोग समें रक्षा	38.00	- -প র্থ য়-	– त ी व∙-
84. टी.बी. पोसन अचाव	36.00	– त ् व –	चथैध-
85. जीखा तेखा रोक्खा	49.00	– ਜਪੈਕ =	−नथैव~-
 क्षयरोगाथिल निम्नलिम रक्षा 	36.57	– নত্ত্বীন্ন –	- ਰਖੰਬ–
s7. टी.की. तो बचा	36.00	- तश्रैव-	–तथैब–
४८. जयमा रू बचा ता	35.66	1र्थन-	तथैव -
(टी.बी. से बचाव)			
89. टेटनस से बचाव-2	31.59	– मधे ब–	- तथैय
90. टेटनसलीरिंधू पदाउक ् यू	29.00	तर्थैय	−तथैय-
91. धनुरवा समेरका-2	29,56	– तथैब–	– तथेब∸
92. टेटेनस पोसनबचाव-2	32,61	– নথীৰ–	–तथीब⊸
93. टेटनस तो बचाव-2	28.34	म थेब→	तथेव- -
94. जिन्दगी भर भ्रासानी	34.00	–प्तथैव	ল্থীস্স
95 बाजनाल मुझुधूम मुगम	28.00	त ं त ं यैत्र	- -ল ী ধ⊸
96. जीवन भर भासानी	32,30	नथैव−	–तथैव−
97. ग्राजीवन ग्राराम मिल	34,00	नथीव	⊸नथैब⊸
98. जीवितम मुझुर्वेगुम संतुष्टि	28.34	ন্থীৰ- •	– ন ধীব–
99. जीवन भर ल ई शा सानी	29,00	−तथैव	~ल्पीव⊸
100 प्राजीवन सुविधा	28.34	⊸त्थैय	⊸ तथैय −
101- जीवना पूर्ति घारामा	30.00	–तथैब≁	⊸सथैव⊸
थोड़ी सी सावधानी			
102. खसरे से बचाव	47.54	ग र्थव -	- त ौ च
103. थाट्टाम्माईलीरिध् पधाकप्पू	43.00	৵ন খীয −	– র্থব
104 श्रोरी समे रक्षा	43.58	− त ्यै स - -	⊸त ् वैव⊶
105. गोवारा पायुन बचान	39.62	नथैय	त्रथैब-~
100 खसरे शा मंत्रा	40.53	મથેત્ર⊸	=१थैव -
107. मिलीमिलाक् सुरक्या	45.00	तथैव	- শ থিস -
108. हाम तीके समात	53.00	শথীঘ~	⊸त्यंय⊶
109. थोड़ी सी गावधानता-2	26,00	⊷त ् वेब⊶	ন থঁ খ

1 2	3	4 5	6
		मुख्य प्रोश्यूमर, फिल्म प्रभाग,	सामान्य प्रवर्शन के लिए स्वीकृत
		24 पैडर रोड , सम्ब ६ -26	मौर धाक्यूमेंद्री के रूप में वर्गीकृत
110. थीवाई कोंजम गावानम-2-	30.00	দথীৰ–	–तथैव−
111. थीबाई कोजम गावानम-1	38,00	⊷ तथैव ⊸	– तथैव-
। 12. जरा सी महिमयात-2	37.79	– तथै न	तथैव
113. जरा सी श्रह तियात-1	50.90	-त थैव-	– त थैव ⊸
114. थोड़ी सावधानी-2	35.55	- নংখীৰ -	–तथै व−
115. थोड़ी सावधानी-1	30.00	त यैव	⊸तथैब-
115. योड़ी सी सायधानता-1	31.00	्न्येव	–त थै ध⊶
17. थोड़ी जेही सावधानी-2	11.75		्राचन -सर्वैय - -
		तथेन	-तथप- -सथैव
118. थोड़ी जेही सावधानी-1	24.00		
19. समयनसंतर्भता-2	29.00	तथैस	∽तथैव−ें
20. समयनसतर्कता-1	35.00	নথীय -	– तथव"– -
21. घल्पाबोन्नू सराह्यक्रू-1	32,00	तथैव	⊸तथैब~
22. गुजरात नो लोकनरुत्यो	598.93	•	गुगरात क्षेत्र में प्रवर्शन के लिए
		धनराज महल, छन्नपति शिवाजी महाराज, मार्ग, वम्बई-400039	स्वीकृत भौर डाक्युमेंट्री के रूप] में स्वीकृत}
23. कोनो बेमेजली नई	33,52	होरे में फिल्म, 121 कलेक्टर्स कालोनी,	सामान्य प्रवर्णन के लिए स्थीकृत
23. 40.00 VIV.		पर्लैट नं $1/सी, = चेम्ब्र्र बम्बर्श-74$	श्रौर डाक्युमेंट्री के रूप में वर्गीकृत
24. टिटनम प्रतिरोध-1	28.65	डो रे में फिल्मस, 121 कलेक्टर्स कालोनी, पर्लंट नं. 1 मी, सम्बूर, बम्बई-74	सामान्य प्रदर्शन के लिए स्वीक्कत श्रीर डाक्युमेंट्री केरूप में वर्गीकृत
ı 25. पोलियो प्रसिरोध	33,52	त थैव -	- तथैव
- 126. भीई सुनी बोलोई पियासू	35.66	—−तथै य ——	तर्थं स
127. सुद्वरी कान्हा प्रतिरोध	33.22	त पैव	तथ ² ब
28. विषद सापई लोईकिया	30.48	—-तर् प व	—तर् य व —
129. मृसुनिषि 1	43.28	मृख्य प्रोड्यूसर फ़िल्म प्रभाग, 24 पैंडर रोड, बम्बई-26	—-त री च-—
्याई हैव हर्ड)		•	
30. त्रार्सा रॅगिनी-108	210.98	म्राध्रप्रदेश राज्य विकास नि . लि ., 11-5-423/1 लकड़ी का पुल, हैंदराबाद-4	भ्रांध्र प्रवेश क्षेत्र में प्रदर्शन के लिए स्वीकृत भीर समाचारों तथा सम सामयिक धटनाभ्रों के रूप में वर्गीकृत
l 31. संधिका समक्षेमम	438.41	त णै थ <i></i> -	धांध्रप्रवेश क्षेत्र में प्रवर्शन के लिए स्वीकृत मौर डाक्युमेंट्री के रूप में वर्गीकृत
132. स्यूज मैगजीन नं. 115	331.00	मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24 पैंडर रोड, बम्गई-26	सामान्य प्रदर्शन के लिए स्त्रीकृत भीर बाक्युमेंट्री के रूप में वर्गीकृत
133. महाराष्ट्र न्यूज नं. 425	294.00	सुचना ग्रीर जनसंपर्क महानिवेशालय, महाराष्ट्र सरकार, फिल्म सेंटर 68, ता ड़देव रोड, बस्बई	महाराष्ट्र क्षेत्र में प्रदर्शन के लिए स्वीकृत ग्रीर समाचार तथा सम सामयिक षटमाग्रों के रूप में वर्सीकृत
134. स्वर संगासंसुकाई हंगल	570.00	मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24 पैडर रोड, बम्बई-26	सामान्य प्रवर्शन के लिए स्वीकृत भौर डाक्युमेंट्री के रूप में वर्गीकृत
135. येवंध	37.00	तसेव	- तथैब
136. मूर् स्याघुलानुंची	26.00	स धैव-	तथैव ३
137. इथोन्नू केंद्रलाखुम	48,76	त्रयैष	तथैव
138. मूरू रोगागालिया रक्षणे	25.00	—तथे ध —-	तथैष तथैब
139. जरा म्राईका	33.00		तथ व - तथैव
140 हिन रोगानम्सीन बचाव	25.00	——रा थे ध——	तथव तथै व -
141. साम्बलो छो	38.00	—तथैव	(1 Al Al —

I	· · · · · · · · · · · · · · · · ·	3	1 5	<u> </u>
142.	तरान बीमारियों समे रक्षा	25.60	मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24 पैंडर रोड, बम्बई-26	सामान्य प्रदर्शन के लिए स्वीकृत भीर उाक्युमेंट्री के रूप में वर्गीकृत
143.	तीन वीमारियों मे बचाव	23.00	त पे त्र	~स् थैव
144.	सीन बीमारियां सो घचा	27.00	त थैब -	तथैच
1 4 5-	केलंगल	42.00	तर्यं _व	न र्भव
	मूंटू नाइकालीलिरिधृ पामुकाप्पु	28.00	तथैय	नथैं व
147.	स्यूज मैंगजीन नं. 116 ए	192.00	स र्थं झ	सामान्य प्रदर्शन के लिए स्वीक्कत ग्रीर समाचार तथा सम सामधिक घटनाग्री के रूप में वर्गीकृत
148.	न्यूज मैगजीन-116	339,00	तथैब	स ै व
149.	जु र्म	32.22	तथै ब	सामान्य प्रवर्णन के लिए स्वीकृत
	_			स्रीर डाक्युमेंट्री के रूप में वर्गीकृत
150.	•	33,52	तथैव	—तथैव— - -
	गोन्हो	31.39	सर्थै व	स यैव
	उज्ज्वल भविष्य	29.00	तथैव	—–त र्थं य
	उण्ज्यल भविष्य	29.60	तथैब	तथ ैय -
	रोशन मुस्ताकविल	32.30	न र्यं य-	– – तथैय <i>– –</i>
155.		30.00	– নথ িৰ——	— -तथ ैव——
	तीनी बीमारी रू सुरक्या	31.00	 तयैव	तथ ैं य
157.	अभ्यी मोनो	35.00	—-तथैष	 तथैव -
158.	एकत् णव्दन क्षोले-2	36.00	तथैघ -	सथ ैव-
159.	3	30.00	– –तथैव—–	−–त्तथैव⊷
160.	टेटनस प्रतिरोध-2	34.13	डो रे में फ़िल्म्स, 121, कलेक्टर्स कालोनी चेम्बूर अम्बई-4000	74तथैब
161.	सारू माई प्रतिरोध	40.24	सर्थै य	— तथै ज⊸⊶
162.	ष्राजीवन भाराम	27.43	तथैव	—–तथैय
163-	सुनक हेरी	30.78	∽−तथै व	- - त थैव
164.	समन्या साबोधानाता-2	33.22	~-तर्यं व-	—-त थैय
165.	समन्या साबोधानाता-1	38.40	—— तथेव ——	~त र्वैव ——
166.	जनमा रोग प्रतिरोध	36.88	डो रे मे फ़िल्म्स 121, क्लेक्टर्स कालोनी, चेम्बूर, बम्बई-40007	4 सामान्य प्रदर्श के लिए वर्गीकृत स्रीर डाक्युमेंट्री के रूप में वर्गीकृत
167.	तीनी बीध रोगोर प्रतिरोध	28.38.	डोरे में फिल्म्स, 121, कलेक्टर्स कालोनी, चेम्यूर, यम्बई-400074	सामान्य प्रवर्णन के लिए स्वीहत श्रौर डाक्युमेंट्री के रूप में वर्गीकृत
168.	महितिचित्र नं. 480	295.66	संपर्क भ्रधिकारी, गुजरात सरकार, धनराज महल, छन्नपति शिवाजी महाराज मार्गे, बम्बई-400039	गुजरात क्षेत्र में प्रदर्शन के लिए स्त्रीकृत भीर समाचार भीर सम सामधिक घटनाओं के रूप में वर्गीकृत
169.	सक्सेस ग्राफ एन एक्स- पेरीमॅंट	337,00	बाल कुदतारकर लक्ष्मी नारायण निवास, 25वां रोड, बांद्रा- यम्बई-50	महाराष्ट्र क्षेत्र में प्रवर्श के लिए स्वीकृत भीर डाक्युमेंट्री के रूप में वर्शीकृत
170.	फीडम ए कामन हेरीटेज	582.00	मै. एशियन फिल्म्स, 72 जनपथ, नई दिल्ली-1	सामान्य प्रदर्श के क्षिए स्वीक्कत ग्रीर डाक्युमेंट्री के रूप में वर्गी- कृत
171.	म्यूज मैंगजीन नं. 117	270.00	मुख्य प्रोड्यूसर, फिल्म प्रभाग, 24 पैंडर रोड, बम्बई-26	समान्य प्रवर्धन लिए स्वीकृत भीर समाचार तथा सम सामयिक घटनाभी के कप में वर्धीकृत
172.	संकटपोसन सुटका	37.00	तथैच -=	सामान्य प्रवर्णन के लिए स्वीद्धत भीर डाक्युमेंट्री के रूप में वर्गी कृत
173.	मुसीबत तो छुटकारो	47.86	 तथैध	त यैय
	मुसीबत तई छुटकारो	42.67	तथैव- 	तथैव
	झमेले थेके रहाई	53.34	तथै च	तथैब
175.	क्षमल थक रहाक	00,01		N44

1 3	3	ş 5	6
177. मुसीबत से छुटकारा	45.41	मुख्य प्रोड्य्यरः, वि ग प्रभाग, 24 पैडर रोड, बम्बई-26	सामान्य प्रदर्णंग के लिए स्वीकृत श्रीर डाक्युमेंट्री के रूप में वर्गीकृत
178 जवाबदारी	37.49	म थैय	त र्थव
179. जिम्मेदारी	38.40	नथैंब~	<i></i> -নথীৰ
180. जिस्मेदारी	36.88	—ः तथैव-~ ~	मधैय
181. जवाबदारी	38.00	ત ી ય	तथैय
182 सुनी शी	31.69	~-तथैय	त र्धैय
183. सृतृचा	33 00	न थें न	~त थैव
184 मुना जी	33,23		ন্যাৱ <i></i>
185. योग्या वाली	36.00	तथैन	तथैष
186. योग्या समया	43.00	तथैय	—–तथैव⊶
187. भविष्य बानव	28,00	—-तथै न	- -त्यैव
188. भविष्य बनाभी	29.00	नर्षत्र	स थे व
189. समाज सेविका	34.00	~-तथ य- -	——तथैव——
190. समाज सेविका	26.00	तथव -	त यैव
191. समुधा सेधिका	38.70		तथैय -
192. समाम सेविका	23.00	⊸−नंश्वैच	~~त थैय~~
193. समाज सेविका	26,60		—– মথীৰ— –
194. समाज सेविका	28,00		तथैंव- <i>-</i>
195. मी कर्तव्यम	48.00	तथ ँ ब	तथब
196. तमारू कर्तव्यम	52,00	—-nvl a	तथैत
197. निम्सा कर्तन्यम	44.00	तथै य-	 तथैअ
198 सुणवनि	28.65	 नथैंब- -	•—स यैव —⊶
199. गुणाबति	28,35	—न धै य—	
200. गुणवंती	29.00	तथ ैव	तथैव -
201 भाग्यवती	40.23	_	तथैब -
202. गुणवर्ताः	31.09	 শ্ থঁৰ	स् थैब -
203. संधिका निराम	41.00	सथैव- -	– দঝীৰ –
20√. सामाजिक स्रपराघ	40.00	– न त्र थेव – -	ন্থী ৰ
205. सामाजित ग्रपराध	39.00	 = नथै व-	म्पैय
206. सामाजिक ग्रपशा	40.00	न रीव-	न यै व- <i>-</i>
207. मजुर्बेंद	233.78	थी रमेश पंडित, 17, रोकेट वाला बिल्डिंग, हरियांबाला लेन, स्टेशन रोड, कुर्ता, बम्बई-70	~ ব ্দীপ্র∽ =
20प. कोनकोंडा सैनिक स्कृत	274 46	ब्रांध्र प्रदेश राज्य फिल्म विकास निगम लि. 11-5-423√1, लंकक्शे का पुल, हैक्साबाद- 4	श्रांझ प्रदेश क्षेत्र में प्रदर्शन के लिए स्वीकृत श्रीर डाक्पुमेंट्री के रूप में वर्गीकृत
209. भुतहरा मानिख	27 43	मुख्य प्रोङ्य्मर, फिल्म प्रमाग, 24 पैडर रोड, सम्बई-26	सामान्य प्रवर्शन के लिए स्त्रीकृत श्रीर डाक्युमेंट्री के सप में वर्गीरी कृत
010 STATEMENTS-2	31 00	न ीय	ন্ থীয ়
210. धनुष्मकार-2	42 00		तथव~- तथैब
211. जंगल कादामई		नथ व नर्थं अ	तथ ब नथेब
212. समूरा कुतराम	41 00	- – नय ल - ∽ परौबर –	तथ ा- - तथैव-
213. तुमाचा कर्तथ्य	37 49		
214. निगलउडे गुमटाला	43.00	मुख्य प्रोष्ट्यूगर, फिल्म प्रभाग, 24 पैडर रोड. धम्बर्ड-26	सामान्य प्रदर्शन के लिए स्थोक्टन श्रौर डाक्युमेंट्री के रूप में बगी- कृत
215. भ्रपाननका कर्नेभ्य	45 00	तथैब	त र्पव-
216. ग्रंपनार कर्तच्य	41 00	- न र्गे स	त र्यंब -
217. सुहाडा फर्ज	38.70	त ्वैन	सर्थैय-
218. ग्रपोनर कर्तव्य	39.00		तयै व -
219. श्रापका फर्ज	50.00	न ै ष	तथैष
220. गुणवती	30.48	_ - त रीब	নথীৰ
221. गुणवंती	27,43	~- सर्ये य ~-	- त थैव
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22.	ख्बियों बाली	27.56	मुक्त प्रीक्ष्मर, फिल्म प्रमाग, 21 पैडर रोड, बन्बई-26	सामान्य प्रवर्णन के लिए स्वीकृत ग्रीर काक्यूमेंट्री के कप में वर्गी-
109	समाज सेविका	25.00	तथैब	कृत तथैब
	- 2	42.00	तपैष	त यैव
2.4	. •		तथय तथय	त र्यय त र्यय -
25.	सम् गम्भा अपराधम	62.00		
26.		49.00	- - त्रीप →	त णव- त णैव- -
27.	सामािक अपराघ	48.00	—- तथैव तथैव ,	⊸- तथव - - तथैव-
28.		37,49	राम्य , रामीय	तथय तथैय
29.	सामाजिक भ्रपराध	49.00 42.36	तथय तथैव	त रीब
30,	सामाजीक जुर्म (सोणल काइमः)	42,30	((-4)	
31.	मही वक्त ते	36.00	तमैव ·-	 ११पैप -
32.	·	39.00	त र्यं व	त्रपैश -
33.	भाविख बनामी	35.00	—_तयैव~-	~ तमैब- -
	नुस्ताकविल बनाइए	33.52	त री व	लयैव
	(फार दि पगुचर)			
35.	किलिंग यू शोपरस्ती	331.00	श्रीमती भागा वसा, बद्ध्यू-6, श्रदूत, दसा, मंदिर रोड, कांडीवली (पश्चिम), बम्बई-67	—— त यैव
36.	न्यूज मैगजीस नं. 118	296	मुख्य प्रीइप्सर, फिल्म प्रभाग, 24 पेंडर रोड, कम्बई-26	सामान्य प्रवर्शन के लिए स्वीक्वर चौर समाचार तथा समसाम भिक्त घटनाओं के रूप में वर्गीकृत
17.	महिनिचित्र तं. 491	213 35	सहाथक सुचना निदेशक, गुजरात सरकार, रामनोर्फ रिसर्ज लैंब लि., 77, डा. एनी बेसेंट रोड, बर्सी, बम्बई-400018	गुजरात क्षेत्र में प्रदर्शन के लि स्वीकृत ग्रीर समाचार तथ सम सामयिक घटनामों के रूप वर्गीकृत
38.	ग्रंधतवा समे रक्षन	29.00	मुख्य प्रीड्यूसर, फिल्म प्रमाग, २४ पैयर रोड, बम्बई-२६	भणक्षत सामान्य प्रदर्शन के लिए स्वीइ ग्रीर काक्युमेंट्री के रूप में बर कृत
39.	ष्रामेनी पूर्तिगा विकासिन चानीवनंदी	44 00	—– तयैब	तथैब
40.	चर नी शोगा	46.00	त्रवै ज	तथैव
	मुंजल दा हल	42.00	लगै व	~ ~तथा ~~
	. ग्रदकानीवर अपाय	38.00	त थैव-	 सर्यज
	. ममले का हल	56.00	तरी त्र	त चे य
	. समस्यानी उपोल	53.00	—— तथैब	सथैब
245.	ग्रंधायायी निस्तम रक्षा-?	30.00	तथैव	तथैव
246		29.00	–– -स् यै व्––	स यैव
247		41.00	रामैव	⊶–त थैव ––
248.	- 2 C	42.00	तथीब	–म यैव
- 2 19	एक्तू नृद्दी पाष्टे दितो	42.00	∽−सयैव- −	- सथै<i>४</i>
- 250	5.	87 00	⊷ तयैव⊶–	तथै व-
251	· · · · · · · · · · · · · · · · · · ·	40.00	तथै व-	तथैव
	ट न्सिकी येलुगू	30 00		त र्य व
		44 00		तथैब
252	. थाहा सियाना त हान वना		- त्त्रपैष -	तथैव <i>-</i>-
252 253		42 00		
252 253 254	. जगसहानी हो उदया	42 00 47.00	तमैव	त र्यंब
252 253 254	. जरासहानी होउ दथा . जरा भवानी होने तो दो			तयैत त यैत-
252 253 254 255 256	. जरासहाती होऊ दर्भ . जरा भवाती होते तो दो . जरा उमरलायक तो मजा	47.00	. — नारैब	

[फा मं 315/3/88नएफ (पी)] ए एस ग्रार मिति, डेस्क ग्रधिकारी

सामान्य प्रदर्शन के लिए स्वीक्रम

ग्रीर डाक्प्रमेंट्री के रूप में वर्गी-

S.O. 1051:—In pursuance of the directions issued under the provision of each of the enactments specified in the first Schedule to the Order of the Government of India in the Ministry of Information and Broadcasting No. S.O. 3792 dated 2nd December. 1966 the Central Government after considering recommendations of the Film Advisory Board Bombay hereby approves the films specified in column 2 of the Schedule annexed hereto in all lts/their language versions to be of the description specified against it/each in column 6 of the sold Schedule.

256 00 मज्य प्रीड्युसर, फिल्म प्रमाग, 24 पैंडर रोड, सम्बई-26

278. न्यूज मैगजीन ने 121

			SCHEDULE		
SI. No	Title of the film	Length of the film in metres	Name of the applicant	Name of the Producer	Brief synopsis whether a scien- tific film or for educational pur- pose or a film dealing with news & currents or documentary film
1	2	3	4	5	6
	Girijanodharana	455.82	Andhra Pradesh State Film Development Corpn. Ltd., 11-5-423/1 Lakdikapool, Hyderabad-500 004.		Approved for release in Andhra Pradesh circuit and classified as "Documentary".
	Mein Suniya Ac	32,19	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.		Approved for general release and classified as "Documentary"
3.	Ami Sunechi		The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.		Approved for general release and classified as "Documentary".
	Main Shabhalyu Che	41.00	-do-		-do-
	Mi Asa Aikala	43.00	-do-		-do-
	Gnan Kettirunnw	55.57	-do-		-do-
	Nenuvinna Vishayam Naan Kelvipatta Vishayam	38.00 44.00	-do-		-do-
	Nanu Heega andkohdidde	40.00	-do- -do-		-do-
_	Kali Khasi se bachav	32.00	-do-		-do-
	Ghugri Khasi Teke Bachan	41.00	-do-		-do-
	Moti Udras Same	38.00	-do-		-do
1201	Rakshan		40		-do
	Dangi Kholayapasun Bachav	33,32	-do-		-de•
	Kakkuvan Irumaluku	40.00	-do-		-d o ~
	Korinta Daggo Raakunda Rakshana	37.00	-do-		-dn-
	Nyikemmihinda Thappisikoli	35.00	-do-		- d o
	Kaali Khansi ton bacha	33.22	-do-		-d o -
18.	Villan Chumayil nimum Raksha	42.36	-do-		-d <i>r</i> -
	IUNIZATION AGAINST TE				
19,	Dhanurwa same rakshan		The Chief Producer,		Approved for general release and
			Films Division,		classified as "Documentary".
			24-Peddar Road,		
20	Dhanurvat I	36.00	Bombay-400 026 -do-		
	Titonisilninum Raksha l	38.40	-do-		-do-
	Tetanus Nunchi Rakshana	33.00	-do-		-do- -do-
23.	Dhanuryayu	36.00	-do-		-do-
24.	Tetanus Ak	33.00	-do-		-do-
25.	Tetanus ton bacha	25.60	•do-		-do-
•	Tetanasilirundhu Padhugappu I	33.00	-do-		-do-
	Tetanus se bachao	31.00	-do-		-do-
	UNISATION AGAINST PO		J.		_
	Polio same rakshan	36.57 34.13	-do-		-do-
	Polio Pasun Bachav Polio ton bacha	34.13 33.83	-do- -do-		-do-
	Polio se bachav	34.44	-do-		-do-
	Poliyo Nunchi Rakshana	31.00	-do-		-do-
	Polio youiininum Raksha	42.00	-do-		-do-
	Polio teke bachate	40.00	-do-		-do-
	Poliodinda Rakshana	31.00	-do-		-do-
	1 Onomina Marshalla		- uv-	<u>. </u>	-40-

1 2		<u> </u>	4	5 6	
36. Illampillai rundhu Pa		34.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026	Approved for general to and classified as Documen	lease ntar
WHY TAKE RI	SK				
	yake Olagagadeku	32.00	-do-	.1	
38. Khatara qu		32.00	-do-	-do-	
39. Keno Jhuk		39.00	-do-	-do- -do-	
40. Chikkulo I enduku	Padatam	30.00	-do-	-do-	
41. Oru Bhudo		51.00	-do-	-do-	
42. Dhoka Pat		30.77	-do-	-do-	
43. Jhokham s		36,27	-do-	-do-	
44. Khatra Ky		21.64	-do-	-do-	
45. Veen Thol		29.00	-do-	-do-	
NO PROBLEM		66.0 0			
46. Vayyaven 47. Koi Zansa	Varuthivekkelle	55.00 32.61	-do-	-do-	
48. Koi Uljhan		35.96	-do- -do-	-do-	
49. EE Ebbane		33.90	-do-	-do-	
50. Kichchu Je		42.00	-do-	-do-	
51. Koi Jhanji		38.40	-do-	-do-	
52. Oru thollai		34.00	-do-	-do-	
53. Yavadu To		30.00	-do-	-do- -do-	
54. Sama Veda	ı	207.57	Shri A. Ramesh Pandit, 17, Pocketwala Bldng. Station Road, Kurla, Bombay-400070	Approved for general read classified as Docume	eleas ntar
55. Mahitichiti	ra No. 479	286.51	Asstt. Dir. of Information, Govt. of Gujarat, Ramnord Research Lab Ltd., 77, Dr. Annie Besant Road, Worli,Bombay-18.	Approved for release in Guercuit & classified as No Current Events.	ujare ews e
56. Uttar Prad 125	esh Samachar	290.78	Shri Pramod Pande, Directorate of Information and Public Relations, Govt. of Uttar Pradesh, Lucknow.	Approved for release in Pradesh circuit and class as News and Current Er	sific
57. News Mag	azine No. 114	443.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026.	Approved for general re and classified as News Current Events.	eleas an
58. Kshya Ros Rakshana	gam Munch	33.00	-do-	Approved for general re and classified as Documer	clc as
59. Polio Ru S	urakhya	30.00	-do-		ııary
60. Jumma As	_	45.00	-do-	-do-	
				-do-	
61. Hampani I	Ku Suraknya	34.00	-do-	-do-	
62. Kshyadub	da Rakshane	34.00	-do-	- d o-	
63. Tetanus II		27.00	-do-	-do-	
64. Tetanasil I Raksha	Vinnum -	32.00	∗do•	-do-	
65. Totanus R	u Surakhya II	33.00	-do-	-do-	
66. Danurvayı	ı II	26.50	-do-	-ao- -do-	
oo, Danutvayt			— -	-00-	
67. Totanus R	ı. Cıımatıtı	30.00	-do-		

1	2		3	4 5	6
68.	Joevitamantaa Sukham	30.00	The Chief Producer, Films Division, 24-Peddar Road, Bombay-400 026,		Approved for general release classified as Documents
69.	Ayushabhar Aram	29,56	-do-		-do-
70.	Measles Nunchi Rakshana	30,00	-do-		-do-
71.	Anjampani Thadayuka	32.00	-do-		-do-
72.	Dadaradinda Rakshane	41.00	-do-		-do-
	Ektu Shabdhan Hole II	40.00	-do-		-do-
	Kaasthantha Jaagrattha II	29.00	-do-		-do-
	Kaasthantha Jaagrattha I	42.00	-do-		-do-
	Swalpa Yechara Irli II	34.00	-do-		-do-
	Swalpa Yechaa Irli I	42.00	-do-		-do-
	Alpamonnu Sraddikku	32.00	-do-		-do-
	Life Long Tree	34.00	-do-		· -do-
80,	Bipada Rc Padibe Kahinki	34.00	- d o-		-do-
81.	T.B. Se Bachay	35.96	-do-		-do-
82.	Elurburukki Noyilirindhu Padhukappu	36.00	-do-		-do-
83.	Kshya Rog Same Rakshan	38.00	<u>-</u> do-		-do-
	T.B. Pasun	36.00	-do-		-do-
85	Jokkha Theka Rokkha	49.00	-do-		-do-
	Kshayarogathil Ninnlim	36.57	-do-		-do-
	Raksha	50.57	-40-		-00-
87.	TB Ton Bacha	36.00	-do-		-do-
88.	Jakhma Ru Bachata (Immunisation against TB)	35.66	-do-		-do-
89.	Tetanus Se Bachao II	31.59	-do-		-do-
90.	Tetanusilirindhu Padhukappu	29.00	-do-		-do-
-	Dhanurva Samo Rakshan H	29.56	-do-		-d o -
92.	Tetanus Pasun Bachav II	32,61	-do-		- do-
93.	Tetanus Ton Bachay II	28.34	-do-		-do-
94	Zindagi Bhar Asani	34.00	-do-		
	Vazhnal Muzhudhum	28.00	-do-		-do- -do-
06	Sugam	32.30	do		1 -
	Jiyan Bhar Asani		-do-		-do-
	Aajcebon Aaram Mele	34.00	-do-		-do-
	Jeevitam Muzhuvanum Santhusti	28.34	-do-		-do-
99.	Jiwanbhar Layee Asani	29.00	-do-		-đo-
00.	Ajivan Suvidha	28.34	-do-		-do-
01.	Jeevana Poorthi Aarama	30.00	-do-		-do-
	A LITTLE CARE				
	Khasre Se Bachao	47.54	-do-		-do-
103.	Thattammaiyilirindhu Padhukappu	43.00	-do-		-d o-
	Ori Same Rakshan	43.58	-do-		-do-
105.	Govara Pasun Bachav	39.62	-do-		-do-
106.	Khasre Ton Bacha	40.53	-do-		-do-
	Milimilaru Surakhya	45.00	-do-		-do-
	Haam Theke Bachate	53.00	-do-		
	Thodishi Savachanata II				-do-
	• •	26.00	-do-		-d e +
	Thevai Konjam Gavanam II	30.00	-do-		-do-
111.	Thevai Konjam Gavanam I	38.00	•do-		-do-

1	2	3	4	5	6
112.	Zara Si Ehtiyat II	37.79	The Chief Producer Films Division		Approved for general release and
112	West of The Control o	50.00	24-Peddar Road Bombay-400 026.		classified as Documentary
	Zara Si Ehtiyat I	50.90	-do-		-do-
	Thodik Sawdhani II Thodik Sawdhani I	35.55			-do-
		30.00			-do-
	Thodishi Savadh anata I Thori Jehi Savadhani II	31.00 41.75			-do-
	Thori Jehi Savadhani I	24.00	-do- -do-		-do-
•					-do-
	Samanyatatarkata II	29.00	-do-		-do-
120.	Samanya Satarkata I	35.00	-do-	-do-	-do-
121.	Alpamonnu Sraddikku I	32.00	-do-		* -do-
122. (Gujarat Na Loknrutyo	598.93	Liaison Officer Govt. of Gujarat Dhanraj Mahal Chhtrapati Shivaji		Approved for release in Gujarat circuit & classified as Docu-
			Maharaj Marg Bombay-400 039.		mentary.
123. 1	Kono Bamejali Nai	33.52	Do Re Me Films, 121 Collectors Colony, Flat No. 1/c Chembur, Bombay-74.		Approved for general release and classified as Documentary
124	Titanus Protirodh I	28,65	-do-		-do-
	Polio Protirodh	33.52	-do-		-do-
126	Moi Suniboloi Piasu	35.66	-do-		-do-
	Suhuri Kanh Protirodh	33,22	-do-		-do-
	Bipad Sapai Loikiya	30,48	-do-		-do-
120.	Mu Sunichi I	43.28	The Chief Producer Films Division		-do-
	I have heard)		24-Peddar Road Bombay-26		
	arta Tarangini -108	210.98	Andhra Pradesh State Dev. Corpn.		Approved for release in Andhra
150. ¥	arta farangai		Ltd., 11.5.423/1 Lakdikapool,		Pradesh circuit and classified
			Hyderabad-4		as News and Current Events.
131. S	Sanghika Samkshemam	438.41	-do-		Approved for release in Andhra Pradesh circuit and classified
132. N	News Magazine No. 115	331.00	The Chief Producer Films Divi-		as Documentary. Approved for general release
133. · I	Maharashtra News No. 425	294.00	sion 24-Pedder Road Bombay-400 026 Dir Gen of Information & Public		and classified as Documentary Approved for release in Maha-
			Relations, Govt. of Maharashtra, Film Centre, 68 Tardeo Rd. Bombay.		rashtra circuit and classified as News and Current Events"
134. S	Swar Ganga- Gangubai Hanga	1 3/0.00	The Chief Producer Films Division 24-Peddar Road Bombay -400 026		Approved for general release and classified as "Documentary"
135.	Yevandh	37.00	-do-		-do-
136. N	Moodu Vyadhulanunchi	26.00	-do-		-do-
137. I	thonnnu Kettalum	48.76	-do-		-do-
138. N	Mooru Rogagalinda Rakshane	25.00	-do-		-do-
	ara Aika	33.00	-do-		-do-
	in Roganpsaun Bachav	25.00	-do-		-do-
	amblo Cho	38.00	-do-		-do-
	ran Bimariyon Same Rakshan	25.60	-do-	*.	-do-
	in Bimariyan so Bachao	23.00	-do-	_	-do-
	in Bimarian Ton Bacha	27.00	-do-	•	-do-
	Zelugal	42.00	-do-		-do-
146. N	Moontru Noykalilirindhu Podhukappu	28.00	-do-		-do-
	News Magazine No. 116A	192.00	The Chief Producer Films Division 24-Peddar Road Bombay-400 026		Approved for general release and classified as News and Cur- rent Events
148. N	lews Magazine No. 116	339.00	-do-		-do-
149. J		32.22	-do-		Approved for general release and classified as Documentary
150. J	urm	33.52	-do-		-do-
151. C		31.39	-do-		-do-
	Jjwal Bhavishya	29.00	-do-		-do-
	Jiwal Bhavishya	29.60	-do-		-dò-
	oshan Mustaqbil	32.30	-do-		-do-
	inte Rog theke bacha	30.00	-do-		-do-

1	2	3	45	6
156.	Tini Bemari Ru Surakhya	31.00	D) Ro M : Films, 121, Collectors Colony, Chembur Bombay-400074	Approved for general roless and classified as Documentary
157.	Ayi Shono	35.00	-do-	-do-
58.	Ektu Shabdhan Hole II	36.00	-do-	-do-
59.	Julum	30.00	-do-	-do-
60.	Tetanus Pratiroc h II	34.13	-do-	مر' () م
	Saru Ai Pratirodh	40.24	-k'O-	-do-
	Ajiban Aram	27.43	-, O-	-do-
	Sunak Hori	30.78	-(O-	-d0-
	Samanya Sabodhanata II	33.22	-('O-	-(0-
	Samanya Sabodhanata I	38.40	~(O-	
				-(O-
66,	Jakshma Rog Pratirodh	36.88	-do-	-do-
67.	Tin: Bidh Rogor Pratirodh	28.38	- ('O-	-('O-
168.	Mahit, hitra No. 480	295.66	Th : Liaisor, Officer Govt, of Gujarat	Approved for releases in Gujara
			Dhanraj Mahal Chhtrapati Shivaji Maharaj Mary, Bombay-400 039.	curcuit and classified as Nev and Current Events
69.	Success Of an Experiment	337 00	Bal Kudtarkar Lakshmi Narayan Niwas, 25th Road. Bandra. Bombay-50	Approved for release in Maha rashtra circuit and classifie as Documentary
70.	FreeCom A Common Herit	age 582 00	M/s. Asian Films 72 Janpath New Delhi-110 001	Approved for general rebas
171.	Nows Magazine No. 117	270 00	The Chief Producer Films Division 24 Per/dar Road Bombay-400 026.	Approx of for general release and current Events
72.	Sankatapasun Sutka	37.00	-('O-	Approved for general release and classified as Documentary
73.	Musibat Ton Churkaro	47.86	- (() -	-¢0-
74.	Musibat Tai Chutkaro	42.67	-CO-	-do-
75.	Jham: le Thake Rahai	53.34	-(O ·	-do-
76.	Astivia ham Bacchatu	47.00	-c`0-	-do-
	MusibatWSc Chulkara	45.41	-10-	•:10-
	Jababdari	37.49	-(0-	-do-
	Zimmecari	38.40	-(´0-	-do-
	Zimmo 'ari	36.98	- do-	
				-do-
181.	Jawahcari	38 00	ĊO	c'o
182.	Suno Ji	31 69	Č0	ćo
183.	Survicha	33.00	0	ĊŌ
184.	Suno Ji	33.23	ĊĦ	do
185.	Yogya Vali	36.00	(O	¢¹ o
	Yоgya Sаптауа	43.00	(0	ί'υ
	Bhavishya Banav	28 00	ĊO	ćo
	Bhavishya Barmao	29 00	(0	
	Samaj Sevika	34.00	ĆO	('O
	Samaj Sowika	26 00		ćo
	Samuhga Sovika	38.70	(0	ćo
	-		r'o	ço
	Samaj Sevika	23.00	(O	c.o
	Samaj Sebika	26.60	Ço	đ.o
-	Samaj Sevika	28.00	ĊO	do
	Mee Kartayyam	48 00	(0	₹0
	Tamaru Kartayya	52.00	CO	ĊΟ
	Nimma Kartavya	44.00	('t)	c'o
-	Gui,wati	28.65	CO.	$\vec{\mathbf{v}}$
199.	Gunabatee	28.35	('0-	c'o
	Genavanti	29.00	ĊO	a_1
201.	Bhagyavath:	40 23	c'd	do.
	Gunavanti	31.00	(0	do
	Saanghika Niram	41.00	ζ' ε'τ	čo
204.	Samajik Aparadha	40 00	(()	ç'o
	Samajika Aparadha	38 00		co
	Sameik Aparach	40 00	CO	(O
	Yourveda	233.78	Shri Ram sh Pandii 17 Rocketwala Bldg., Harianwala Lane, Station Road Kurla, Bombay 70	. 9

1 2	3	4	5 6
208. Korukonda Sainik School	274.46	Andhra Pradesh State Film Develop- ment Corporation Ltd. 11-5-423/1 Lakdikapool, Hyderabad 4	Approved for release in Andhra circuit and classified as Documentary
209. Sunshra Bhawikh	27.43	The Chief Producer Films Division 24 Peddar Road, Bombay 400 026	Approval for general release and classified as Documentary
210. Dhanu hoonkar II	31.00	do	đo
211. Ungal Kadamai	42.00	Ço	du-
212. Samooga Kutram	41.00	da	ćo
213. Tumacha Kartavya	37.49	do	do-
214. Ningalude Ghumathala	43 00	-do-	- do-
215. Apananka Kartavya	45.00	do	do
216. Apnar Kartabya	41.00	оb	do
217. Tuhada Farz	38.70	₹0	do
218. Aponer Kartabya	39.00	¢'o	do
219. Aapka Far:	50.00	იხ	do-
220. Gunvanti	30.48	do	do
221. Gunwanti	27.43	do	do
222. Khooblyon Wali	27.55	do-	do-
223. Samaj Sevika	25.00	do	do
224. Samaji Karkun	42.00	05	o ^E 2
225. Samubgamana Aparadham	62.00	do	do
226. Samajik Aparadh	49.00	-(¹O	do
227. Samajik Aparadh	48.00	GO.	-do.
228. Samajik Apraadh	37.49	-do-	-do-
229. Samajik Aparach	49.00	-do	-d o-
230. Samaji Jurm (Social Crime)	42.36	-do-	-do-
231. Sahi Vakat Te	36.00	-do-	-d ₀ .
232. Sahi Wagi Par	38.00	-c¹0-	- (10-
233. Bhaw kh Banao	35.07	The Caiof Producer Films Division 24-Pessdar Road Bombay-400 026.	Approved or general release and classified as Documentary
234. NustaqbilW Banaiyo (for th autura)	33.52	-do-	~(¹O -
235. Killing You Sofdy	331.00	Sm ^t , Asha Digita W-6, Aggoot, Datta Mandir Road, Kandivali (W) Bembay-400 067	Approved for general release and classified as Documentary
236. N:w: Magazine 0.118	296	The Chief Producer, Films Division, 24-Polidar Road, Bolinbay-400 026	Approved for general release and classified as News and Werrent Events

1 2	3	4	5 6
237. Mahitichitra No. 481		Asstt. Dir. of Information, Govt. of Gojarat, Ramnord Research Lab. Ltd., 77, Dr. Annie Besant Goad, Werli, Bombay-400 018.	Approved for release in Gujarat circuit and classified as News and Current Events
238. An Thu(va Same Rokshan	29 00	The Chiof Producer Films Division 24-Peddar Road, Bombay 400 026.	Approved for general release and classified as Documotanry
239. Anmeni Poortigaa ikasin- Vikasinchanivanandi	44.00	-co-	-do-
240. Ghar Ni Sobha	46.00	•do-	-do-
241. Gu ijhal Da Hall	42.00	-do-	-do-
242. Adchaniyar Upay	38.00	-do-	-do-
243. Masale Ka Hal	56.00	-do-	-do-
244. Samashyano Uket	53.00	-do-	-do-
245. Andhatayi Niunum Raksha II	30.00	-(_i O-	-do-
246. Andhatva Same Rakshan I	29.00	-do-	~(10·
247. Paripakwa Hau	41.00	rd∩-	-da-
248. Vivaram Thurin, ayal Agattur	n 42 00	-(,O-	-(le)-
249. Ektu Nec'c'hi Pakte Dinto	42.00	-00-	-do-
250. Aval Valaratic	57.00	-0'0-	-do-
251. Dhrutha Kayaragah, Bići	40.00	-(⁻ O-	٠٠.(٥٠
252. Intiki Velugu	30.00	-do-	-do-
253. Thodi Siyani Te Hon Diyo	44.00	-do-	- do-
254. Jara Shahani Hou Dya	42.00	-do-	-do-
255. Zara Sayani Hone To do	42.00	-do-	-do-
256. Jara Umirlayak To Thava Do	44.00	-do-	-do-
257. Mane Nanda Deepa	32.00	-do-	-do-
258. Veettin Deepam	29.00	-do-	-do-
259. Griher Shobha	32.00	-do-	-do-
260. Ghar Di Shan	44.00	-do-	-do-
261. Gharachi Shobha	36.00	-do-	-do-
262. Ghar Ki Shaan	41.00	-do-	-do-
263. Yeh Imitiyaz Kyon?	40.00	-do-	-do-
264. Atvo Bhedbhav Mate?	39.00	-do-	-do-
265. News Magazine No. 120	280.00	-do-	Approved for general release and classified as News & Current Events

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<u></u> 266.	Ee Bhadbhaavam Enduku	41.00	The Chief Producer, Films Division 24-Peddar Road, Bombay-400 026.		Approved for general release and classified as Documentary.
257.	Enin'the Vidyasam	39,00	-do-		-do-
263.	Eh Bhadbhao Kiyon	35.05	-do-		-do-
269.	Ha Bhedbhava Ka	39 00	-do-		-do-
270.	Ea Bhedbhay Kahanki	37.49	-do-		-do-
271	Mahitichitra No. 482	482.60	The Liaison Officer Govt. of Gujarat Dhanraj Mahal Chhatrpati Shivaji Maharaj Marg, Bombay-400 039.		Approved for release in Gujars circuit and classified as News and Current Events
272.	Mani Bhavan	305.00	Shri Subhash Yøykar Director. Gandhi Films Foundation Mani Bhavan 19 Laburnum Road Bombay-400 007.		Approved for general release and classified as Documentary
273.	Pathik (Late Shai Kakasaheb alias N.V. Gadgil)	585,22	Sh i Jabbar Patel Kurkumb Road Daund Zilla Pune		-do-
274.	Kinnaur	599.00	Shri Vicendia Dwivedi Filmage, 10, Sea Shull A.B. Nair Marg Bombay-400 049.		-do-
275.	Mahitichitra No. 483	294.44	Liaison Officer Govt. of Gujarat Dhanraj Mahal Chhatrapti Shivaji Maharaj Marg Bombay-400 039		Approved for release in Gujarat circuit and classified as News and Current Events
2 7 6.	Vijayosthavam	289.63	Andhra Pradesh State Film Development Corporation, 11,5,423/1, Lakdikapool HyJerabad-500 004.		Approved for release in Andh a Pradesh ci. cuit and classified as News and Current Events
2 7 7.	Rashtra Karshaka Parishath	511 .28	-do-		Approved for release in Anghra Pradesh circuit and classified as Documentary
278.	News Magazine No. 121	266.0)	The Chief Producer Films Division 24-Peddar Road Bombay-40-026,		Approved for general release and classified as Documentary
—					[F. No. 315/3/88-F(P)] A. S. R. Murthy, Desk Off.cer

संचार मंद्रालय

(दूरसंघार विभाग)

दर संचार दोई

नई दिल्ली, 29 मार्च 1989

का. था. था. 1052: — केन्द्र सरकार राजभाषा (भंध के सामकीय प्रयोजनों के लिए प्रयोग) नियम 1976 के नियम 10 के उद्यप्तियम 10(4) के ध्रनुसरण में संचार मंतालय, दूरसंचार विभाग के प्रशासनिक शिक नियंत्रणाधीन निम्नलिखित कार्यालयों के जिसमें 80 प्रतिशत कर्मवारियों ने हिन्दी का कार्यसाधक ज्ञान प्राप्त कर लिया है, ध्रिधसुचित करती हैं:—

- 1. दूरसंचार जिला प्रबंधक जालंधर
- 2. उपमंडल ग्रधिकारी, फौन जालंधर महर
- 3. उपमंडल भधिकारी, फोन जालंधर कैंट
- 4. उपमंडल प्रधिकारी, फीन , फगवाड़ा
- 5. उपमंडल घधिकारी, तार, नकोदर,
- उपमंच्य प्रधिकारी, तार, नवागहर
- 7. सहायक इंजीनियर, पी एबी एक्स, जालंधर
- महानगर टेलीफीन निगम लि., नई दिल्ली

[सं.ई. 11027/2/88/रा. भा.] भोम प्रकाश वर्मा, निवेशक(शजभावा)

MINISTRY OF COMMUNICATIONS

(Department of Telecommunications)

Telecom Board)

New Delhi, the 29th March, 1989

S.O. 1052.—In pursuance of sub rule (4) of Rule 10 of the Official Language (use of official purpose of the Union) Rules 1976, the Central Government hereby notifies the following offices under the administrative control of the Ministry of Communications, Deptt. of Telecommunications, whereof more than 80% staff have acquired working knowledge of Hindi.

- 1. Telecom. District Manager, Jallandhar.
- 2. Sub Divisional Officer, Telephones, Jallandhar City.
- 3. Sub Divisional Officer, Telephones, Jallandhar Canit.
- 4. Sub Divisional Officer, Telephones, Phagwara.
- 5. Sub Divisional Officer, Telegraph, Nakodar.
- 6. Sub Divisional Officer, Telegraph, Nawanshahar.
- 7. Assistant Engineer, PABX, Jallandhar.
- 8. Managar Telephone Nigam Ltd. New Delhi.

[No. E. 11027/2/88-OL]

O. P. VERMA, Director (OL)

अस संत्रालय

नई दिल्ली, 6 भन्नेल, 1989

- का. ग्रा. 1053 केन्द्रीय सरकार, कर्मवारी राज्य बीमा ग्रियिनियम 1948 (1948 का 34) को घारा 91 क के साथ पठिल घारा 88 द्वारा प्रदत्त माकिया का प्रयोग करते हुए उक्त अधिनियम प्रवर्तन से मैमर्स नेमानल एत्युमिनियम कम्पनी लि. विभाषापटनम मैं नियुक्त नियमित कर्मवारियों को 1 जनवरी, 86 से 30 मिनम्बर 1991 तक का जिसमें यह दिनोक भी सम्मिलित है अवधि के लिए छूट प्रवास करती है।
 - 2. पूर्वोक्त छूट की शतें निस्तिखित है, अर्थात् :---
 - (1) पूर्वोक्त कारखाना, जिसमें कर्मचारी नियोजित है, एक रिजस्टर रखेगा, जिसमें छूट प्राप्त कर्मचारियों के नाम और पदामिघान दिखाए जाएंगे।
 - (2) इस छूट के होने हुए भी, कर्मचारी उक्त धिमियम के धिमा ऐसी प्रमुक्तिधाए प्राप्त करते रहेगे, जिसको पान के लिए वे इस अधिसूचना द्वारा दी गई छूट के प्रवृत्त की | सारीका से पूर्व संदहन अभिदायों के आधार पर हकवार हो जाते;
 - (3) छूट प्राप्त धवधि के लिए यदि कोई प्रक्षिदाय पहले हैं। किए जा चुके हों तो ये वापम महीं किए जाएगे।
 - (4) उन्त नारखान का नियोजक, उस भविध की बाबत जिसके दौराम उस कारखान पर उन्त प्रक्षितियम प्रवर्तमान या (जिसे इसमें इसके पश्चात "उन्त भविध" कहा गया है), ऐसी विवरणियां ऐसे प्रारूप में और ऐसी विशिष्टियों सिहत वैगा जो कर्मचारी राज्य बीमा (साधारण) विनियम, 1950 के प्रजीन उसे उन्त प्रविध की बाबत देती थी।
 - (5) निगम द्वारा अक्स प्रधिनियम की घररा 45 की उप-धारा
 - (1) के अबीन नियुक्त किया पथा कोई निरीक्षक, या निगम का इस निभिन्न प्राविद्या कोई अन्य पद्मारी:---
 - (i) घारा 44 की अन-घारा(i) के प्रतीन, उक्त भवधि
 की बाबन को गई किसी विवरणों को विधिष्टियों को सत्यापित करने के प्रयोजनार्थ
 - (ii) यह प्रमिनिधियत करने के प्रयोजनार्थ कि कर्मचारी राज्य बीमा (साधारण) विनियम, 1950 द्वारा यथा प्रपेक्षित रिलस्टर और प्रभिलेख उक्त प्रविधि के लिए रखें गये थे या नहीं : या
 - (iii) यह मिमिपिचल करने के प्रयोजनार्थ कि कर्मचारी, नियोजक द्वारा विये गए उन फायदों को, जिसके प्रतिफल स्वरूप इस भिमूचना के प्रतीन छूट बी जा रही है, नकद में और वस्तु रूप में पाने का हकदार बना दुधा है या नहीं : या
 - (iv) यह प्रभिनिष्टिमत करने के प्रयोजनार्य कि उस प्रविध के दौरान, जब उक्त कारखाने के संबंध में धिधिनियम के उजबन्ध प्रवृत्त ये, ऐसे किन्हीं उजबन्धों का धनु-पालन किया गया या या नहीं

निम्निवित कार्य करने के लिए समक्त होगा :---

- (क) प्रधान या प्रश्याहित नियोजक से प्रयेक्षा करने कि यह इस ऐसी जानकारी वे जिसे उपरोक्त निरीक्षक या प्रन्य पर्वधारी धाव-श्यक समझता है:
- (ख) ऐसे प्रधान या क्रयविहित नियोजक के प्रधिपोगाधीन किसी कारखाने स्थापन, कार्यालय या अन्य परिसर में किसी भी उचिन समय पर प्रवेश करना और उसके प्रभारी से यह घपेका करना

- कि वह व्यक्तियों के नियोजन और मजदूरी के संबाध से संबंबित एसे लेखा, बहिया और अन्य दस्तावेज, ऐसे निरीक्षक था अन्य पदबारी के नमक्ष प्रस्तुत करें और उनकी परीक्षा करने दे, या उन्हें ऐसी जान कारी दे, जिसे वे अवस्थक समझते हैं: या
- (ग) प्रवान या अध्यक्षहित नियोजक की, उसके ध्रीमकर्ता या सेवक की, या ऐसे किसी व्यक्ति की जो ऐसे कारखाने, स्यानन, कार्यालय या ध्रन्य परिसर में पाया जाए, या ऐसे किसी व्यक्ति को जिसके बारे में उक्त निरीक्षक या ध्रन्य पर्यधारी के पास यह विश्वास करने का युक्ति-युक्त कारण है कि वह कर्मकारी है, परीक्षा करना; या
- (घ) ऐसे कारकाने, स्थायन, कार्यालय या धन्य परिसर में रखे गए किसी रिजस्टर, लेखाबही या धन्य दसावेज की नकल तैयार करना या उससे उद्धरण लेना।

[संबंधा एस-38014/6/88-एस एस-1]

(स्यच्दीकरण ज्ञापन)

इस मामले में छूट की भूरतको प्रमाव देना श्रावण्यक हो गथा है क्योंकि छूट के झावेदन पत्न देरी से प्राप्त हुआ या । किन्तु यह प्रमाणित किया जाता है कि छूट को भूतलकी प्रभाव देने से किसी भी अर्थित के हिन पर प्रतिकृत प्रमाव नहीं पड़ेगा।

MINISTRY OF LABOUR

New Delhi, the 6th April, 1989

S.O. 1053.—In exercise of the powers conferred by section 88 read with section 91A of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the regular employees of The National Aluminum Company Ltd, Visakhapatnam from the operation of the said Act for a period with effect from 1st January, 1986 upto and inclusive of the 30th September, 1991.

The above exemption is subject to the following conditions, namely:—

- (1) The aforesaid factory wherein the employees are employed shall maintain a register showing the names and designations of the exempled employees;
- (2) Notwithstanding this exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this notification operates;
- (3) The contributions for the exempted period, if already paid, shall not be refunded;
- (4) The employer of the said factory shall submit in respect of the period during which that factory was subject to the operation of the said Act (hereinafter referred to as the said period), such returns in form and containing such particulars as were due from it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950;
- (5) Any inspector appointed by the Corporation under sub-section (1) of section 45 of the said Act, or other official of the Corporation authorised in this behalf shall, for the purpose of—
 - (i) verifying the particulars contained in any return submitted under sub-section (1) of section 44 for the said period; or
- (ii) ascertaining whether registers and records were maintained as required by the Employees' State Insurance (General) Regulations, 1950 for the said period; or
- (iii) ascertaining whether the employees ontinue to be entiled to benefits provided by the employer in cash and kind being benefits in consideration of

- which exemption is being granted under this notification; or
- (iv) ascertaining whether any of the provisions of the Act had been complied with during the period when such provisions were in force in relation to the said factory be empowered to:—
 - (a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or
 - (b) enter any factory, establishment, offices or other process occupied by such principal or immediate employer at any reasonable time and require any person found incharge thereof to produce to such inspector or other official and allow him to examine such accounts, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or
 - (c) examine the principal or immediate employer, his agent or servant, or any person found in such factory, establishment, office or other premises or any person has reasonable cause to tor or other official has reasonable cause to believe to have been an employee; or
 - (d) make copies of or take extracts from, any register, account book or other document maintained in such factory, establishment, office or other premises.

[F. No. S-38014/6/88-SS.I]

EXPLANATORY MEMORANDUM

It has become necessary to give retrospective effect to the exemption in this case as the application for exemption was received late. However, it is certified that the grant of exemption with retrospective effect will not affect the interest of anybody adversely.

- का. म्रा. 1054——केन्द्रीय रारकार, कर्मचारी राज्य बीमा म्रधिन्यम, 1948 (1948 का 34) की धारा 91-क के माथ पठित धारा 88 द्वारा प्रदत्त प्राक्तियों का प्रयोग करते हुए, उक्त भ्रधिनियम प्रवर्तत से मैसर्स हिन्दुस्तान एयरोनाटिक्स लि., कानपुर डिवीजनल कानपुर में नियुक्त नियमित कर्मचारियों को 1-10-1985 में 30-9-1991 तक की जिसमें यह दिनांक भी सम्मिलित है की भ्रविध के लिए छूट प्रदान है।
 - 2. पूर्वोक्त छूट की गर्ते निम्नलिखित है, .श्रर्थान .→-
 - (1) पूर्वभित कारखाना, जिसमें , कर्मचारी नियोजित है, एक रिजस्टर रखेगा, जिसमें छूट प्राप्त कर्मचारियों के नाम धौर पदा-भिधान दिखाए जाएंगे:
 - (2) इस छट के होते हुए भी, कमेवारी उक्त श्रिश्वित्यम के अधीन ऐसी प्रसुविधाए प्राप्त करते रहेगे, जिनको पाने के लिए वे इस अधिसुवना द्वारा वी गई छूट के प्रवृत्त होने की सारीख से पूर्व सन्यन्त श्रिभिवायों के श्राधार पर हकदार हो जाते;
 - (3) छूट प्राप्त अवधि के लिए यदि कोई अभिवाय पहले ही किए जा चुके हों तो वे बापस नहीं, किए जाएंगे।
 - (4) उस्त कारखाने का नियोजक, उस ध्वविध की वाबत जिसके बौरान उस कारखाने पर उक्त प्रधिनियम प्रवर्तमान था (जिसे इसमें इसके पश्चात "उक्त प्रविधि" कहा गया है,) ऐसी विवरणियां, ऐसे प्राक्य में भौर ऐसी विशिष्टियों महित वैगा जो कर्मधारी राज्य बीमा (गाधारण) विनियम, 1950 के प्रधीन उसे उक्त प्रविध की बाबत वेती थी।

- (5) निगम द्वारा उक्त प्रधिनियम की घारा 45 की उपधार (1) के प्रधीन नियुक्त किया गया कोई निरीक्षक या निगम का इस निमित्न प्राधिकृत कोई प्रन्थ पदधारी:—
 - (i) धारा 41 की उप-धारा (i) के प्रजीन, उक्त प्रविध
 की बाबत दी गई किमी विवरणी की विशिष्टियों को
 गत्यापित करने के प्रयोजनायं;
 - (ii) यह प्रभितिष्वित करते के प्रयोजनार्थ कि कर्मचारी राज्य बीमा (साधारण) विनियम, 1950 द्वारा यथा अपक्षित रिजस्टर ग्रीर प्रभित्तेख उक्त प्रविध के लिए रखे गये थे या नहीं; या
 - (iii) यह प्राभिनियण्वत करने के प्रयोजनार्थ कि कर्मचारी नियोजक द्वारा दिये गए उन फायदों को, जिसके प्रति- फुल स्वरूप इस प्रशिसूचना के प्रधीन छूट दी जा रही है, नकद में श्रीर वस्तु रूप में पाने का हकदार बना हुन्ना है या नहीं; या
 - (iv) यह प्रभिनिष्चित करने के प्रयोजनार्थ कि उस प्रविध के दौरान, जब उक्त कारखाने के संबंध में प्रधिनियम के उपबन्ध प्रवृत्त थे, ऐसे किन्हीं उपबन्धों का प्रनुपालन किया गया था या नहीं;

निम्नलिखित कार्य करने के लिए समक्त होगा :---

- (क) प्रधान या प्रव्यवहित नियोजक से श्रपेक्षा करने कि वह उसे ऐसी जानकारी दें जिसे उपरोक्त निरीक्षक या प्रन्य पर्यधारी ग्रावश्यक समझता है;
- (ख) ऐसे प्रधान या अध्यवहित नियोजक के श्रिथभोगाधीन किसी कारखाने स्थापन, कारयांलय या अन्य परिगर में किसी भी उचित ममय पर प्रयेश करना और उसके प्रभारी से यह अपेक्षा करना कि वह व्यक्तियों के नियोजन और मजदूरी के संवाय से सर्वाधन ऐसे लेखा, बहियां और अन्य वस्तावेज, ऐसे निरोक्षक या अन्य पदधारों के समक्ष प्रस्तुत करें और उनकी परीक्षा करने दें, या उन्हें ऐसी जानकारी दें, जिसे वे आवश्यक समझते हैं; या
- (ग) प्रधान या अध्यवहित नियोजक की, उसके अभिकर्ता या सेवक की, या ऐसे किसी व्यक्ति की जो ऐसे कारखाने, स्थापन, कार्यातय या अन्य परिसर में पाय। जाए, या ऐसे किसी व्यक्ति की जिसके बारे में उक्त निरीक्षक या अन्य पदधारी के पास यह विण्वास करने का युक्तियुक्त कारण है कि यह कर्मधारी है, परीक्षा करना; या
- (घ) ऐसे कारखाने, स्थापन, कार्यालय या अन्य परिगर में रखे गए किसी रिजिस्टर, लेखाबही या अन्य दस्तावेज की नकल तैयार करना या उसमे उद्धरण लेना।

[संस्था: एस-38014/42/88एस-एम--I]

(स्पट्टीकरण जापना)

इस मामले में छुट को भूनलक्षी प्रभाय देना स्रावण्यक हो गया है क्योंकि छूट के स्रावेदन पर कार्यावाही करने में समय लगा था किन्तु यह प्रमाणित किया जाता है कि छूट को भूतलकी प्रभाव देने से किसी भी व्यक्ति के हित पर प्रतिकृत प्रभाव नहीं पड़ेगा।

S.O. 1054.—In exercise of the power conferred by section 88 read with section 91A of the Employees' State Insurance Act, 1948 (34 of 1945), the Central Government hereby exempts the regular employees of The Hindustan Aeronautics Limited, Kanpur from the operation of the said Act for a period with effect from 1st October, 1985 upto and inclusive of the 30th September, 1991.

The above exemption is subject to the following conditions, namely:—

- (1) The aforesaid factory wherein the employees are employed shall maintain a register showing the names and designations of the exempted employees;
- (2) Notwithstanding this exemption, the employees shall continue to receive such benefit under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this notification operates;
- The contributions for the exempted period, if already paid, shall not be refunded;
- (4) The employer of the said factory shall submit in respect of the period during which that factory was subject to the operation of the said Act (hereinfater referred to as the said period), such returns in form and containing sach particulars as were Jie Hom it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950;
- (5) Any inspector appointed by the Corporation under sub-section (1) of secton 45 of the said Act, or other official of the Corporation authorised in this behalf shall, for the purpose of—
 - (i) verifying the particulars contained in any return submitted under sub-section (1) of section 44 for the said period; or
 - (ii) ascertaining whether registers and records were maintained as required by the Employees' State Insurance (General) Regulations, 1950 for the said period; or
 - (iii) ascertaining whether the employees continue to be entitled to benefits provided by the employer in cash and kind being benefits in consideration of which exemption is being granted under this notiflication; or
 - (iv) ascertaining whether any of the provisions of the Act had been complied with during the period when such provisions were in force in relation to the said factory be empowered to:—
 - (a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or
 - (b) enter any factory, establishment, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found incharge thereof to produce to such inspector or other official and allow him to examine such accounts, books and other doctments relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or
 - (c) examine the principal or immediate employer, his agent or servant, or any person found in such factory, establishment, office or other premises or any person whom the said inspector or other official has reasonable cause to believe to have been an employee; or
 - (d) make copies of or take extracts from, any register, account book or other document maintained in such factory, estalishment, office or other premises.

[F. No. S-38014|42|88-SS-II

EXCLAMATORY MEMORANDUM

It has become necessary to give retrospective effect to the exemption in this case as the processing of application for exemption took time. However, it is certified that the grant of exemption with retrospective effect will not affect the interest of anybody adversely.

नई दिल्ली, 10 अप्रैल, 1989

का. था. 1055 - कंन्द्रीय सरकार कर्मचारी भविष्य निधि स्कीम, 1952 के पैरा 5 के साथ पठित पैरा 1 के उपीरा 1 के प्रतृत्यरण में श्री जे. के. रानीवाला को श्री एस. के जैन के स्थान पर राजस्थान राज्य के लिए कर्मचारी भविष्य निधि की क्षेत्रीय समिति का सदस्य नियुक्ति करनी ग्रीर भारत के राजपन्न भाग II, खण्ड 3 (ii) दिनांक 8 ग्रक्तूबर, 1988 में प्रकाशित भारत सरकार के श्रम मवालय की ग्रधिसूचना सं. का. ग्रा. 3040 दिनाक 23 सिन्ध्यर, 1988 में निस्तिलिखत गर्गोधन करनी है।

उक्त ग्रधिसूचना में प्रम संख्या 6 के सामने की प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि रखी जाण्गी, प्रथीन :---

"श्री जें. कें. रानीवाला, मैसर्त सुधीर मेडिकोज, कविष्वर भवन फल्मी कालोनी सवाई नानासिह हाइवें जयपुर⊷3ं"।

[स. बी. 20012 (3) /86-भ. म्.-Ц]

New Delhi, the 10th April, 1989

S.O. 1055.—In pursuance of sub-paragraph (1) of paragraph 4 read with paragraph 5 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints Shri J. K. Raniwala as a member of the Regional Committee for the state of Rajasthan in place of Shri S. K. Jain and makes the following amendment in the notification of the Government of India, Ministry of Labour S.O. No. 3040 dated the 23rd September, 1988 published in the Gazette of India, Part II, Section 3, sub-section (ii) dated the 8th October, 1988.

In the said notification against Serial No. 6 for the existing entry, the following entry shall be substituted, namely ---

"Shri J. K. Raniwala, M|s. Sudhir Medicos, Kavishwar Bhawan, Film Colony, Swai Mansingh Highway, Jaipur-3",

[No. V. 20012(3)/86-SS.II]

नई दिल्ली, 11 अप्रैल, 1989

का. था. 1056---केन्द्रीय सरकार कमंत्रारी राज्य बीमा प्रधिनियम, 1918 (1948 का 34) की धारा 91-क के गाथ पिटन धारा 88 द्वारा प्रदक्त प्रक्तियों का प्रयोग करते हुए उक्त प्रधिनियम प्रवर्तन से मैसर्ग वैज्ञानिक तथा श्रीयोगिक श्रमुसंधान परिषद के राष्ट्रीय रसायनिक प्रयोगणाला, पूर्ण में नियुक्त नियमित कर्मचारियों को 1-11-1982 में 30-9-1987 तक की जिसमें यह दिनांक भी गम्मिलत है की श्रविध के लिए छुट प्रदान करती है,

- पुर्वाक्त छूट की मतें निम्नलिखित है, प्रथान .---
- (1) पूर्वोक्त कारखाना, जिसमें कर्मचारी नियोजित है, एक राजस्टर रखेगा, जिसमें छूट प्राप्त कर्मचारियों के नाम ग्रौर पदाभिधान दिखाए जाएगे।
- (2) इस छूट के होते हुए भी, कर्मचारी उपत अधिनयम क अधीन ऐसी प्रसुविधाएं प्राप्त करते रहेगे, जिनको गाने के लिए वे इस अधिसूचना द्वारा दी गई छूट के प्रवृत्त होने की तारीख से पूर्व सन्दत्त अभिदायों के आधार पर अकदार हो गाते,
- (3) छुट आप प्रयोध के लिए यदि काई अभिदाय पहल ही किए जा चुके हीं तो वे बापस नहीं किए जाएंगे।

- (4) उक्त कारखाने का नियोजक, उस भविध की बाबत जिसके बोरान उस कारखाने पर उक्त श्रीधिनियम प्रवर्तमान था (जिसे इसमें इसके पण्चात् "उक्त भविध" कहा गया है,) ऐसी विविवरणियां ऐसे प्रारूप में भौर ऐसी विशिष्टियों सहित देशा जो कर्मचारी राज्य बीमा (माधारण) विनियम 1950 के श्रधीन उसे उक्त भविध की बाबत देती थी।
- (5) निगम द्वारा उक्त प्रधिनियम की धारा 45 की उप-धारा (1) के धक्षीन नियुक्ति किया गया कोई निरीक्षक, या निगम का इस निमित्स प्राधिकृत कोई ध्रन्स पवधारी :----
 - (i) धारा 44 की उप-धारा (i) के मधीन, उक्त मबधि की बाबल दी गई किसी विवरणी की विशिष्टियों को गत्यापित करने के प्रयोजनार्थ;
 - (ii) यह प्रशिनिष्वित करने के प्रयोजनार्थ कि कर्मचारी राज्य शीमा (साधारण) विनियम, 1950 द्वारायथा प्रपेक्षित राजिस्टर भीए भिभिन्त उक्त भवधि के लिए रखे गए थे या नहीं; या
 - (iii) यह प्रभिनिश्चित करने के प्रयोजनार्थ कि कर्मचारी, तियोजक क्षारा दिये गए उन फायदों को, जिनके प्रति-फलस्वरूप इस अधिसूचना के प्रधीन छूट दी जा हीं है, नकद में और वस्तु रूप में पाने का हकदार बना हुआ है या नहीं; या
 - (iv) यह अभिनिश्चिम करने के प्रयोजनार्थ कि उस श्रविध के दौरान, जब उक्त कारखाने के संबंध में श्रीधनियम के उपबन्ध प्रयूत्त थे, ऐसे किन्हीं उपबन्धों का श्रनुपालन किया गथा था या नहीं;

निम्नलिखित कार्य करने के लिए सशक्त होगा :---

- (क) प्रधान या भ्रज्यविहत नियोजक में भ्रपेक्षा करने कि बहु उसे ऐसी जानकारी दे जिसे उपरोक्त निरोक्षक या भ्रन्थ प्रदक्षारी भ्रावश्य समझ्ता है:
- (ख) ऐसे प्रधान या श्रव्यविह्न नियोजक के श्रधिभोगाधीन किसी कारखाने स्थापन, कार्यालय या अन्य पितसर में किसी भी उचिन समय पर प्रवेश करना श्रीर उसके प्रभारी से यह अपेक्षा करना कि वह अ्यक्तियों के नियोजन श्रीर मजदूरी के संवाय से संबंधित ऐसे लेखा, बहियां श्रीर श्रन्य वस्तावंज, ऐसे निरीधक या श्रन्य पदधारी के समक्ष प्रस्तुल करे श्रीर उसकी परीक्षा करने दें, या उन्हें ऐसी जानकारी दें जिसे वे श्रावण्यक समझते हैं; या
- (ग) प्रधान या प्रव्यविष्ट्रन नियोजक की, उसके प्रभिक्ता या सेवक की, या ऐसे किसी व्यक्ति की जो ऐसे कारखाने, स्थापन, कार्यालय या प्रन्य परिसर में पाया आए, या ऐसे किसी व्यक्ति की जिसके बारे में उक्त निरीक्षक या प्रन्य पदधारी के पास यह विश्वास करने का युक्ति युक्त कारण है कि वह कर्मचारी है, परीक्षा करना; या
- (थ) ऐसे कारखाने, स्थापन, कार्यालय या भ्रन्य परिसर में रखे गए किसी रिजस्टर, लेखाबही या भ्रन्थ दस्तावेज की नकल सैयार करना या उससे उद्धरण लेसा।

[सं. एस-38014/61/88-एस. एस-I]

(स्पटीकरण ज्ञापन)

इस मामले समें छुट को भूतलक्षी प्रशाब देना आध्रयक हो गया है क्योंकि छुट के धायेदन पर कार्यवाही करने में समय लगा था। किन्तु यह प्रमाणित किया है कि छूट को भूतलक्षी प्रभाव देने से किसो भो ब्यस्ति के हि। प्रतिकृत प्रमाय नहीं पड़ेगा।

New Delhi, the 11th April, 1989

- S.O. 1056.—In exercise of the powers conferred by section 88 read with section 91A of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the regular employees of The National Chemical Laboratory, Pune belonging to the C.S.I.R. from the operation of the said Act for a period with effect from 1-11-1982 upto and inclusive of the 30th September, 1987.
- 2. The above exemption in subject to the following conditions, namely :—
- (1) The aforesaid factory wherein the employees are employed shall maintain a register showing the names and designations of the exempted employees;
- (2) Notwithstanding this exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this notification operates;
- (3) The contribution for the exempted period, if already paid, shall not be refunded;
- (4) The employer of the said factory shall submit in respect of the period during which that factory was subject to the operation of the said Act (hereinafter referred to as the said period), such returns in form and containing such particulars as were due from it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950;
- (5) Any inspector appointed by the Corporation under sub-section (1) of section 45 of the said Act, or other official of the Corporation authorised in this behalf shall, for the purpose of— ,
 - (i) veryfing the particulars contained in any return submitted under sub-section (1) of section 44 of the said period; or
 - (ii) ascertaining whether registers and records were maintained as required by the Employees' State Insurance (General) Regulations, 1950 for the said period; or
 - (iii) ascertaining whether the employees continue to be entitled to benefits provided by the employer in cash and kind being benefits in consideration of which exemption is being granted under this notification;
 - (iv) ascertaining whether any of the provisions of the Act had been complied with during the period when such provisions were in force in relation to the said factory be empowered to :—
 - (a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or
 - (b) enter ay fatory, establishment, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found incharge thereof to produce to such inspector or other official and allow him to examine such accounts, books and other documents relating to the employment of persons and payment of wages or to furnish to him such informaton as he may consider necessary; or
 - (c) examine the principal or immediate employer, his agent or servant, or any person found in such factory, establishment, office or other premises or any person whom the said inspector or other official has reasonable cause to believe to have been an employer; or
 - (d) make copies of or take extracts from, any register, account book or other document maintained in

such factory, establishment, office or other premises.

[File No. S-38014|61|88-SS-I]

EXPLANATORY MEMORANDUM

It has been meeting necessary to give retrained the elect to the exemption in this case as the processing of application for exemption took time. However, it is certified that the grant of exemption we restroited will not affect the interest of any body adversely.

नर्ष दिल्ली, 12 मप्रैल, 1989

का. था. 1057—कर्मचारी राज्य बीमा अधिनियम, 1948 (1948 का 34) की धारा 1 की उपधारा (3) द्वारा प्रदन्त शिक्तयों का प्रयोग करने हुए केन्द्रीय सरकार एनद्द्रारा 16-4-89 को उस नारीख के रूप में नियत करती है, जिसको उक्त प्रधिनियम के भ्रष्ट्याय 4 (धारा 44 भौर 45 के सिवाय जो पहले ही प्रवत्त की जा चुकी है) भौर भ्रष्ट्याय 5 भौर 6 (धारा 76 की उपधारा (1) भौर धारा 77,78,79 और 81 के सिवाय जो पहले ही प्रवत्त की जा चुकी है) के उपबन्ध कर्नाटक राज्य के निम्नियित क्षेत्र में प्रवक्त होंगे, भ्रष्यांन :—

"जिला श्रौर ताल्लुक हमन में होबली कम्बा के प्रधीन सर्वेकण संक्या 87, 104, 105 श्रौर 106 के महित राजस्व ग्रामा थी. कटीहल्ली के श्रन्तर्गत श्रामे वाले क्षेत्र"

सिंख्या एम-38013/8/89 एम. एम.-1]

New Delhi, the 12th April, 1989

S.O. 1057.—In exercise of the owers conferred by subsection (3) of section 1 of the Emloyees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 16th April, 1989 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already brought into force) and Chapter V and VI (except subsection 1) of section 76 ad 77, 78, 79 ad 81 which have already been brought into force) of the said Act shall come into force in the following areas in the State of Karnataka, namely:—

"Areas comprising of the revenue village B. Kattihalli including survey Nos. 87, 104, 105 and 106 under Hobli Kasaba in Taluk and District Hassan."

[No. S-38013/8/89-SS-I]

नई दिल्ली 13 प्रप्रैल, 1989

का. भा. 1058—केन्द्रीय सरकार कर्मेचारी भविष्य निधि स्कीम, 1952 के पैरा 5 के साथ पठिन पैरा 4 के उपपैरा (i) के अनुसरण में श्री डी. धार, कामथ को श्री एच. कमलनाथ के स्थान पर कर्नाटक राज्य के लिए कर्मेचारी भविष्य निधि की क्षेत्रीय समिति का सबस्य नियुक्त करनी है और भारन के राजपत भाग 2, खण्ड 3 (ii) दिनाक 11 अक्तूबर, 1986 में प्रकाशित भारन सरकार के श्रम मंत्रालय की श्रक्षिसुचना संख्या का. धा. 3561 दिनाक 29 सितम्बर, 1986 में निम्नलिखित संशोधन करती है।

उक्त मधिसुचना में कम संख्या 5 के सामने की प्रविष्टि के स्थान पर निम्नीलिखन प्रविष्टि की जाएगी ग्रर्थान :—

"श्री डी. झार. कामण,
प्रबन्ध निवेशक
फिल्डस्टार प्लास्टिक इन्डम्ट्रीज प्राइवेट लिमिटेड
मार्कती फिल्डस्टार
पो. बा. मं. 1012,
इन्डीस्ट्रीयल स्टेट, पीयावी,
मंगलौर—575008"

[सका: वी. 20012 (2)/83-प. मु.-[[[]

New Delhi, the 13th April, 1989

S.O. 1058.—In pursuance of sub-paragraph (1) of paragraph 4 read with paragraph 5 of the Employees' Provident Fund Scheme, 1952, the Central Government hereby appoints Shri D. R. Kamath as a Member of the Regional Committee for the State of Karnataka in place of Shri H. Kamalanath and makes the following amendmet in the notification of the Government of India, Ministry of Labour No. S.O. 3561 dated the 29th September, 1986 published in the Gazette of India Part II, Section 3, Sub-section (ii) dated the 11th October, 1986.

In the said notification against Serial No. 5, for the existing entry, the following entry shall be substituted namely:

"Shri D. R. Kamath,

Managing Director, Fieldstar Plastic Industries Private Ltd., 'Maruthi Fieldstar', P.B. No. 1012, Industrial Estate, Yeyyadi, Mangalore-\$75008".

[No. V-20012(2) /83-SS. II]

नई दिल्ली, 17 भ्रप्रैल, 1989

का. ग्रा. 1059—राज्य सरकार ने कर्मचारी राज्य बीमा ग्रिष्टिनियम, 1948 (1948 का 34) की घारा 4 के खज्ड (घ) के ग्रानुसरण में श्री ए. ग्रार. बान्दोपाध्याय, के स्थान पर श्री ही. पी. महेक्बरी, सचिब, श्रम रोजगार एव प्रशिक्षण विभाग, बिहार सरकार की कर्मचारी राज्य बीमा निगम में उस राज्य का प्रतिनिधित्व करने के लिए नाम निर्दिष्ट किया है;

श्रतः श्रव केन्द्रीय सरकार, कर्मचारी राज्य बीमा श्रधिनियम 1948 (1948 का 34) की धारा 4 के श्रतुसरण में, भारत सरकार के श्रम मंत्रालय की श्रधिसूचना संख्या का श्रा. 545 (श्र) दिनाक 25 जुलाई, 1985 में निम्निलिखिन संशोधन करनी है, श्रर्थात् :—

उक्त भ्रधिसूचना में "राज्य सरकार द्वारा धारा 4 के खण्ड (य) के भ्रधीन नामनिर्विष्ट" शीर्षक के नीचे सद 10 के सामने की प्रविष्टि के स्थान पर निम्नलिखिन प्रविष्टि रखी आएगी, श्रर्यान :--

श्री ही. पी. महेण्यरी,

सचिव

श्रम रोजगार एव प्रशिक्षण विभाग बिहार *मरेकार*,

पटना ।

[संख्या यू॰ 16012/5/87/एम एम -I]

New Delhi, the 17th April, 1989

S.O. 1059.—Whereas the State Government of Bihar has, in pursuance of clause (d) of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948) nominated Shri D. P. Maheshwari, Secretary, Department of Labour and Employment and Training, Government of Bihar to represent that State on the Employees' State Insurance Corporation, in place of Shri A. R, Bandopadhysay;

Now, therefore, in pursuance of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour SO. No. 545(E), dated the 25th July, 1985, namely:—

In the said notification, under the heading "(Nominated by the State Government under clause (d) of section 4)", for the entry against Serial Number 10 the following entry shall be substituted, namely:—

Shri D. P. Maheshwari,

Secretary,

Department of Labour and Employment and Training Government of Bihar, Patna.

[No. U-16012/5/87-SS, I]

का. श्रा. 1060— केन्द्रीय सरकार ने कर्मचारी राज्य बीमा श्रिश्चित्यम, 1948 (1948 का 34) की घारा 4 के खण्ड (ग) के श्रुन्मरण में श्री विनोद लाल के स्थान पर श्री बी. एन. सोप, केन्द्रीय भविष्य निधि धायुक्त को कर्मचारी राज्य बीमा निगम के स्वस्थ के रूप में नामनिदिष्ट किया है।

श्चन श्रव केन्द्रीय सरकार, कर्मेचारी राज्य बीमा अधिनियम 1948 (1948 का 31) की धारा 4 के भ्रनुसरण में, भारत सरकार के श्रम मंत्रालय की अधिसूचना संख्या का. था. 545 (अ) दिनांक 25 जुलाई, 1985 में निम्नलिखिन संजोधन करनी है, अर्थात :——

जनत स्रधिसूचना में "(केन्द्रीय सन्कार द्वारा धारा 4 के खण्ड (ग) के स्रधीन नामनिर्विष्ट) "शीर्षक के नीचे मद 6 के सामने की प्रथिष्टि के स्थान पर निम्नलिखित प्रविष्टि रखी जाएगी, भर्षात ः—

"श्री बी. एन. सोम, केन्द्रीय भविष्य निधि प्रायुक्त नर्ड दिख्ली।"

> [गंख्या यू. 16012/6/87 एस. एस-**T**] ए. के. भट्टागई श्रवर मंचिय

S.O. 1060.—Whereas the Central Government has, in pursuance of clause (c) of section 4 of the Employees State Insurance Act, 1948 (34 of 1948), nominated Shri B. N. Som, Central Provident Fund Commissioner us member of the Employees' State Insurance Corporation, in place of Shri Vinod Lall;

Now, therefore, in pursuance of section 4 of the Employees State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour S.O. No. 545(E), dated the 25th July, 1985, namely:—

In the said notification under the heading "(Nominated by the Central Government under clause (c) of section 4)", for the entry against Serial Number 6, the following entry shall be substituted, namely:—

"Shri B. N. Som, Central Provident Fund Commissioner, New Delhi."

[No. U-16012/6/87-SS. 1]

A. K. BHATTARAI, Under Secy.

नई दिल्ली, 13 **धप्रैल**, 1989

का. या. 1061— यौद्योगिक विवाद प्रधिनियम 1917 (1947 का 14) की धारा 17 के प्रनुसरण में, केन्द्रीय सरकार भारतीय त्रीवन बीमा निगम के प्रवन्धतंत्र के संबंद्ध नियोजकों भौर उनके कर्मकारों के बीच, प्रनुबंध में निर्दिष्ट घौधोगिक विवाद में केन्द्रीय सरकार श्रौद्योगिक प्रधिकरण, हैवराबाद के पंचपट की प्रकाणित करती है।

[संख्या एल-17012/4/87-डी 4 (ए)/ग्राई ग्रार (बी-1)]

New Delhi, the 13th April, 1989

S.O. 1061.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Hyderabad as shown in the annexure in the industrial dispute between the employer in relation to the management of LIC of India and their workmen.

[No. L-17012/4/87-DIV(A)/DL(B)]

का. ग्रा. 1062 : - श्रौद्योगिक विवाद श्रिधिनियम, <math>1947 (1947 का 14) की धारा 17 के धनुमरण में, केन्द्रीय सरकार,

भारतीय जीवन बीमा निगम के प्रबन्धतंत्र के संबंध नियोजकों भीर उनके कर्मकारों के बीच अनुबंध में निर्दिष्ट श्रीद्योगिक विवाद में केन्द्रीय सरकार श्रीद्योगिक श्रधिकरण, श्रहमदाबाद के पंचपट को प्रकाशित करती है।

S.O. 1062.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Ahmedabad as shown in the annexure, in the industrial dispute between the employers in relation to the management of Life Insurance of India Bombay and their workmen.

ANNEXURE

BEFORE SHRI G. S. BAROT, PRESIDING OFFICER, INDUSTRIAL TRIBUNAL (CENTRAL) AT AHMEDABAD

Reference (ITC) No. 26 of 1984

ADJUDICATION BETWEEN

Life Insurance Corporation of India (Notice to be served on the Senior Divisional Manager, Life Insurance Corporation of India, Jeevan Prakash, Tilak Road, Ahmedabad.

AND

The workmen employed under it.

In the matter of termination of services of Shri M. N Sheikh, Watchman, w.e.f. 25-1-1982.

APPEARANCES:

Shri M. B. Buch, Advocate—for the L.I.C.

Shri T. R. Mishra Advocate-for the workman,

AWARD

This is a reference made by the Government of India, Ministry of Labour and Rehabilitation, constituting me at Presiding Officer of the Industrial Tribunal with headquarters at Ahmedahad, in exercise of the powers conferred by Section 7-A and clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act. 1947. The reference is made by the Central Government Order No. I.-17012/16/83-D.IV (A) dated 13th March, 1984. The dispute which is referred to this Tribunal for adjudication is stated in the Schedule to the order of reference and it reads:—

"Whether the punishment of termination of service awarded by the management of Life Insurance Corporation of India. in relation to its Western Zonal Office. "Jeevan Kendra". Jamshedji Tata Road, Bombay to Shri M. M. Shaikh, with effect from 25-1-1982 is disproportionate to the misconduct committed by him? If so, to what relief is the workman concerned entitled?"

2 The workman concerned has filed his statement of claim wherein he has stated that he was a permanent employee of the Life Insurance Corporation of India (hereinafter referred to as "L.I.C."); that he was working as a Watchman; that he has an unblemish record of service; that he was performing his duty sincerely and quite satisfactorily; that the L.I.C. vide its Order dated 25th January 1982, removed him from the service of the Corporation; that he then preferred an appeal on 10th Pebruary, 1982 to the Chairman and the Chairman vide his Order dated 22nd May, 1982, rejected his appeal and upheld the decision of the Zonal Manager; that the said order was communicated to him by the Senior Divisional Manager vide his letter dated 11th June, 1982. The workman concerned then preferred a Review Application dated 21-6-1982 explaining the circumstances and requested the L.I.C. to withdraw the removal order and take him back on duty forthwith. The Senior Divisional Manager vide his letter dated 2nd August, 1982, informed that the review application was forwarded to the Chairman of the Corporation and that the Chairman was pleased to reject is said leview application; that the workman concerned then approached his Union and the said Union vide its representation dated 27-9-1982 addressed a communication to the Secretary

to Government of India, Ministry of Labour, New Delhi. Since the management was not of prepared to recorder his case the workman concerned had no other alternative but to approach the Conciliation Officer and take necessary steps under the Industrial Disputes Act, 1947. The Conciliation Officer commenced the conciliation proceedings which ended in failure and after the failure report was submitted to the appropriate Government, the present reference case to be made to the Tribunal for adjudication. The workman concerned under the circumstances, has submitted that the impugned action of the management of L.I.C. in removing him from the service is illegal, invalid and inoperative inasmuch as no inquiry has been conducted against him before issuing removal order that he is condemned unheard and the removal order is violative of principles of natural justice. He has, therefore, submitted that the said order of removal passed against him deserves to be quashed and set aside and he be reinstated in service on his original post of Watchman with full back wages and continuity of service almoswith other consequential benefits.

3. The L.I.C. has filed its written statement at Ex. 5 contending inter alia, that the workman concerned has clearly admitted the charge levelled against him; that the charge which has been levelled against him having been proved and being of serious nature, he was removed from the service. It was further contended in support of the above contention that he L.I.C. is a body corporate established under Section 3 of the Life Insurance Corporation Act, 1956 (hereinafter referred to as "the said Act") and is required vide Section 6 thereof to carry on life insurance business whether in or outside India and to so exercise its powers under the aforesaid Act, as to secure that the life insurance business is developed to the best advantage of the community; that under Section 48 of the said Act the Central Government may by notification in the Official Gazette make rules to carry out the purpose of the said Act and in particular and without prejudice to the generality of the foregoing powers, such rules may provide for matters specified under clause (a) to (1) of sub-section (2) thereof. The Corporation further submits that Section 2 of the Life Insurance Corporation (Amendment) Ordinance, 1981 (No. 3 of 1981) provides that the Central Government may, by notification, in the Gazette make rules to provide for the terms and conditions of service of the employees and agents of the Corporation on the appointed day under the said Act. That Section 49 of the said Act before its amendment by the abovesaid Amendment Act provided that the Corporation may with the previous approval of the Central Government by notification in the Gazette of India make regulations not inconsistent with the provisions of the Act and the rules made thereunder to provide for all matters for which provision is expedient for the purpose of giving effect to the provisions of the Act and in particular without prejudice to the generality of the foregoing powers providing for terms and conditions of service of the employees of the Corporation. The Corporation has accordingly framed the Life Insurance Corporation of India (Staff) Regulations, 1960 (hereinafter referred to as "the Staff Regulations").

4. As regards the facts of the case, the Corporation has stated that the workman concerned was working as a Watchman. It was, however, admitted that the service of the workman concerned were terminated by letter dated 25-1-1982. However, it was maintained that the said removal order is as per the service regulations and the appointment order given to the concerned workman; that the workman concerned was working as a daily-rated/badli workman since the year 1969 and was offered appointment as a permanent Watchman by a letter dated 31st March, 1978. The said appointment letter in part 11 stipulated as under—

"The appointment is offered to you on the basisf of information given by you in your application dated 5-7-1983 that you have not passed Matric/SSC or equivalent examination. If, in the meantime, you have appeared and/or passed Matric/SSC or its equivalent examination, you should let us have the full particulars of the examination passed before accepting this offer of appointment. Please note that in case it comes to the notice of the Corporation any time that you had passed Matric/SSC or 1037 GI/89-14

equivalent examination before the date of this letter, your services with the Corporation will be terminated and terminal benefits, if any, accrued to you will be forfeited."

Para 12 of the said letter stated as under :-

"If the terms herein offered are acceptable to you, you are required to report for duty to the offices of the Corporation stated in para 1 above immediately and in any event not later than 15 days from the date hereof."

That the said offer of appointment with all its conditions was accepted by the workman concerned and it was a contract of employment; that the workman concerned at that time had submitted school leaving certificate and a certificate of having passed Standard VIII from the Saraspur Middle School and he represented that he had studied only upto Standard VIII; that the workman concerned was empanelled as badli workman in 1973 and in 1973 itself he had already passed his B.A. Degree examination from the College which fact was suppressed by him. Had he disclosed this correct fact about his educational qualifications according to the rules, he would not have been empanelled as a badli workman. That the workman concerned had not only suppressed his correct qualifications but had suppressed his true date of birth and if he had disclosed his correct date of birth, he would not have been appointed as a Watchman. This fact came to the notice of the Corporation and the Corporation had, therefore, by its letter Ref. ADO: Est.: P dated 1-7-1980 called upon the workman concerned to state whether he had studied upto graduation and whether he had produced the certificate dated 20-4-1987 from Saraspur Middle School which was closed down in the year 1955. By another letter dated 19-8-1980 which was received by him he was called upon to submit his reply to the said letter stating that his failure to reply to the said letter amounted to the clear breach of the staff regulations and disciplinary action can be initiated against him. He was allowed further time of 7 days and if he failed to give reply within the extended period, the Corporation will be compelled to issue charges against him. That no defailte reply was given by the workman concerned nor any correct information was supplied. The Corporation under its Staff Regulations No. 39 of L.I.C. India (Staff Regulations) 1980, issued a chargesheet dated 14th May, 1981, wherein he was charged specifically for having furnished false information and having and having fraudulently procured employment in the Corporation by producing false documents and passing them as genuine. Shri Shaikh was called upon to reply the said charge-sheet within 10 days which he replied by his letter dated 14-5-1981. The workman concerned in his said letter had clearly admitted that in his application dated 5-7-1973 he had stated his qualification as Standard VIII passed and had solemnly affirmed in that application that if any untrue answers are contained therein, he agreed to the Corporation disqualifying him from holding any post and had admitted that he had submitted a certificate dated 20-4-1967 from the Saraspur Middle School, Ahmedabad, which he admitted to be false cortificate; that in fact he had studied in Unjuman Islam High School, Ahmedabad and had passed the S.S.C. Examination in 1968 from that school and he then continued his study and passed B.A. Final Examination from the City Arts College in the year 1973. He had, however, submitted his available that the study of the his explanation that due to his domestic financial stances he wanted to procure job and therefore had suppressed the facts about his qualifications. He, thus, admitted his mistake and requested to condone the same. It appears that the Senior Divisional Manager had considered his explanation and found him guilty of the charges levelled against him but considering the young age and family responsibilities of the workman concerned, he took the lenient view and ordered that his salary be reduced by two stages with effect from 1-6-1981. He passed the said order on 27th May. 1981. It appears that thereafter the Zonal Manager issued a show cause memo dated 7-11-1981, and under Regulation 48 of the Staff Regulations, 1960, reviewed the order dated 27th May, 1981 passed by the Senior Divisional Manager as in his opinion the panalty imposed by the Senior Divisional Manager of reducing salary by two stages in the time-scale for the admitted offences was not adequate.

The penalty of removal from service was, trerefore, proposed and had assued a show cause memo dated 7-11-1981 accordingly. The workman concerned had replied to this show cause memo by his letter dated 22nd December, 1981, wherein he once again admitted of having furnished false information and having obtained employment through fraudulent means. However, he once again pleaded for a lenient view. The workman concerned had further offered that in case he was allowed to continue in service, he will not demand any promotion on the basis of his suppressed qualification. It further appears that the Zonal Manager after taking into consideration his said representation, by his order 25-1-1982 imposed the penalty of removal from service of the Corporation under Regulation 39(1)(f) of the Lize Insurance Corporation of India (Staff Regulations) 1960. It is also the ease of the Corporation that by clause (11) of the offer of appointment the workman concerned had and stipulated with the Corporation that in he eventuality of any information furnished by him turning out to be incorrect or false, he would forfeit his right, to any post in the Corporation. Considering this also it was submitted that the order passed was perfectly legal and proper. It was also submitted that the workman concerned had in his reply to the charge-sheet clearly admitted his guilt and, therefore, there was no question of holding any inquiry as contended. Thus for all trese reasons it was submitted that the reference be rejected.

- 5. I have heard Shri T. R. Mishra, the learned Advocate for the workman covere, and Shri M. B. Buch, the hearted Advocate for the L.I.C.
- 6. Shri Mishra for the workman concerned was fair enough to concede to the fact that the workman concerned did produce fals certificate as regards his qualifications but aruged that the workman concerned was a Watchman who had an unblemish record of service. That certain domestic circumstances led him to do so. That initially the Sen or Divisional Manager after considering all these facts had taken a len ent view of the matter and had stopped his two increments which later on was changed by the Zonal Manager and an order of removal was passed. Shri Mishra once again reiterated all there circumstances and argued that a lenient view deserves to be taken in this case. Shri Mishra also argued that insertion of Section 11A of the Industrial Disputes Act, 1947. empowers the Tribunal to exercise powers under which a lenient view can be taken considering the circumstances of the care. Shri Mishra, therefore, submitted that this is a fit case wherein powers under Section 11A of the Act should be exercised and the workman concerned be reinstated in service, may be without back wages.
- 7 Shri M. B. Buch, the learned Advocate appearing for the Corporation. however, very strongly resisted and argued that the case before this Tribunal is not such which would warrant any sympathy. He, therefore, argued that this is not a fit case for exercising powers under vection 11A of the LD. Act. Shri Buch maintained that this is a clear case of fraud against the Corporation wherein the workman concorned adopted all unfair means to procure a job when thousands of people are jobless. Shri Buch also submitted that the workman concerned by procuring the job fraudulently not only cheated the Corporation but had also deprived a genuine case of one other person who also required a job like him. Shri Ruch, threfore, argued that no lenient veiw should be taken in the matter. Shri Buch in support of his argument relied on the decision of one Madanlal Gupta and another Vs. State of Poniah and others, reported in Service Law Reporter 1983(I) page 246. It is a case of Punjab and Haryana High Court wherein petitioner who were B.A B.Ts. and had also obtained qualifications of Glani and Parbhakar were appointed as Hindi Teacher in response to an advertisement for filing up the nost of Hindi Teacchers on regular basis. The netitioners applied in the said posts but were not selected on the ground that the qualifications prescribed in the advertisement for there posts were Matric (final)
 Parbhaker (Hons. in Hindi) and O.T./S.T. or J.B.T. with years course"). It was on acount of non-fulfilment of anademic qualifications that th petitioners wer not selected. The Hon'ble High Court was pleased to held on the facts of the case that much higher qualification than the one prescribed in the givertisement does not entitle the retitioners to claim that they fulfill prescribed qualifications. His Lord-

ships was further of the view that higher qualifications again may be valid consideration for non-selection as an individual with higher qualifications may not stick to the post for which advertisement has been made.

- 8. I have considered the rival contentions and also considered the facts of the present case and I am of the view that this is not a fit case for the exercise of powers given to the Tribunal under Section 11A of the Act. Section 11A reads as under:—
 - "11-A. Where an industrial dispute relating to the discharge or dismissal of a workman has been referred to a Labour Court. Tribunal or National Tribunal for adjudication and, in the course of the adjudication proceedings, the Labour Court. Tribunal or National Tribunal, as the case may be, is satisfied that the order of discharge or dismissal was not justified, it may, by the event last deside the order of discharge or dismissal and direct reinstatement of the workman on such terms and conditions, if any, as it thinks fit, or give such other relief to the workman including the award of any lesser punishment in lieu of discharge or dismissal as the circumstances of the case may require;

Provided that in any proceeding under this section the Labour Court. Tribunal or National Tribunal, as the case may be, shall rely only on the materials on record and shall not take any fresh evidence in relation to the matter."

9. It is true that insertion of Section 11-A has been made to give more powers to Tribunal by which the Tribunal can do more justice than before so to say social justice in a given case if the Tribunal is satisfied on the facts of the given case Thus it is necessary at the outset to see when the Tribunal can exercise powers given to it under Section 11-A of the Act. The language of Section 11-A makes it clear that the power to interfere with the punishment cannot be exercised unless the Labour Court or the Tribunal is satisfied that the order of discharge or dismissal was not justified. award must indicate reasons for the conclusion as to why it was unjustified. Unless the Tribunal records the finding supported by reasons that the punishment was unconscionable and grossly out of proportion to the gravity of misconduct, it cannot direct reinstatement. The punishment must be commensurate with the gravity of misconduct charged. Tribunal has, therefore, to be satisfied that the order of discharge or dismissal was not justified on the facts and circumstances and the punishment was disproportionately heavy or excessive. If it comes to such a conclusion, the Tribunal has to set aside the order and the reliefs must be tuned to the facts. It may then impose lesser punishment having due regard to the circumstances of the case. In this case though in the statement of claim averments have been made as to the order of removal being illegal and improper inasmuch as no inquiry was held in the matter, the same has not been pressed on behalf of the workman concrned. Shri Mishra for the workman concerned had admitted in clear terms that the workman concerned did produce false certificate as regards his educational qualifications. In my view Shri Mishra has rightly not pressed this point inasmuch as there is a clear cut admission of the guilt on the part of the workman concerned which he was asked to explain in the show course notice. In my view, therefore, there was no necessity of holding any inquiry, Coming to the second and the only argument of Shri Mishra that this is a fit case for exercising powers under Section 11-A. I am of the view that the facts and circumstances of this case did not favour the workman concered. The workman concerned not only produced a false certificate of his educational qualifications but produced a certificate altogether from a different school in which he had not studied. Secondly on the date when he mentioned that he had studied only upto Standard VIII which was required for cetting a job, he was not only S.S.C. but had also cleared his B.A. Evamination from the City Arts College. The rules and regulations which govern the appointments of Watchmen require that one should not be a S.S.C. and a candidate is required to fill in the form wherein he has to reply to the various columns. In the column meant for qualifications the workman concerned had stated that he has not passed S.S.C. and in support of the same he had produced a certificate which mentions that he had studied

upto Standard VIII and then left. As stated above, on the very date the workman concerned had even cleared his D.A. Examination, As rightly observed by His Loidships of the Punjab and Laryana riigh Court higher qualincations does not entitled one to claim that he has ruifiled the prescribed qualification, it has also to be seen even if we consider it by way of social justice that today in the society thousands of people are jobless. Many of them have not passed the S.S.C. and for the benefit of such a class rules and regulations are framed so that these who have not passed the S.S.C. can be accommodated in the jobs like Peons and Watchmen etc. At the outset one would be inclined to take a lenient view of the matter because the workman concerned was also a person from the society who needed a job badly but to take such a view would amount to doing injustice to one of the persons in the society who also needed the job badly and that person might be a genuine person while here though the requirement is genuine, the means adopted to procure a job are absolutely improper. The means adopted are not only improper but are such which would attract the criminal proceedings too with which we are not concerned herein. Moreover, it is clear from the reply of the workman concerned dated 14-5-81 wherein he had colomnly affirmed that, if any untrue answers were contained in the application he agreed to the Corporation disqualifying him from holding any post. This clearly shows that firstly he had wrongly replied the questions and thereby cheated the Corporation. To support his false statement he produced false certificate and thirdly, if he is continued it would be also against his solemn affirmation that if any untrue answer was contained in his application. he would agree to the Corporation disqualifying him from holding any post in the Corporation. I have tried to consider the present case with sympathy that a workman who has served for years is now removed and in order to get a job which he needed very badly at that time, he did certain wrong, be be allowed to continue, may be, without back wages etc. But by doing so I think, firstly, it would amount to injustice to some another person who also requires a job very badly and who satisfies the prescribed qualifications. Secondly, by allowing this person to continue in job a wrong precedent would be set and an impression might be gathered by such persons who want to get job by any means that such means can be used with the result that many more might be prompted to do so with a view that ultimately the courts might take lenient view in future and they be continued and lastly that the Life Insurance Corporation is a very big institution where thousands of employees are working and if any such bad precedent is established, it cannot run its administration smoothly. I am therefore, of the view that the facts and circumstances of the case might be such which would incline someone to take a lenient view but there are certain cases when one has to be harsh with heavy heart and reject such a plea.

10. The result is that the demand is rejected and the reference is disposed of with no order as to costs.

Ahmedabad.

Date, 27th October, 1988.

G. S. BATOR, Presiding Officer

[No. L-17012/15/83 D.IV(A)/DI(B)]

का. था: 1063:—प्रौधोगिक वियाय प्रधितियम 1947 (1947 का (4) की धारा 17 के अनुसरण में केन्द्रीय सरकार हांगकांग एड फोर्सर वैद्या कारपोरेणन के प्रबन्धतंत्र के संबद्ध नियोजकां श्रीर उनके कर्मकारों के बीच, अनुबंध में निर्विष्ट श्रीधोगिक विवाद में केन्द्रीय सरकार श्रीधोगिक श्रिधिकरण, नहीं दिल्ली के पंचपट को प्रकाशित करती है।

S.O. 1063.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Goovernment hereby publishes the award of the Central Covt. Industrial Tribunal, New Delhi as shown in the Annexure in the industrial dispute between the employer in relation to the Hongkong & Shanghal Banking Corporation and their workmen.

ANNEXURE

BEFORE SHRI G. S. KALRA, PRÉSIDING OFFICER. CENTRAL GOVT. INDUSTRIAL TRIBUNAL

NEW DELHI

I.D. No. 19;88

in the matter of dispute;

BETWEEN

Shri Puran Bahadur, House No. C-48/1(1241) Chauhan Bangar, Gali No. 3, P. O. Maujpur, Delhi-110053.

Versus

The Manager, Hong Kong & Shanghai Banking Corporation 28. Kasturba Gandhi Marg, New Delhi.

APPEARANCES .

Shri Puran Bahadur workman, in person. Shri J. K. Mehra-for the Management.

AWARD

The Central Government in the Ministry of Labour vide its Order No. I-12012|87|87-D.IV(A) dated 29-2-88 has referred the following industrial dispute to this Tribunal for adjudication:—

"Whether the action of the management of Hong Kong and Shanghai Banking Corporation, New Delhi, in terminating the services of the Shri Puran Banadur 'Typist-cum-Clerk|Cashier, w.e.f. 14-3-1987. is justified? If not, to what relief the workman is entitled?"

2. As the dispute referred is being decided on the basis of settlement it is not considered necessary to set forth in detail the pleadings of the parties. Suffice it to say that the workman has night his statement of claim dated 16-3-88 and the Management filed written statement dated 11-7-88. Today the parties have filed a written settlement Ex. C-1 and have also made statements that they accept this settlement as correct and agreed to be bound by the same. In terms of the settlement Ex. C-1, the workman will be reinstated in service as fresh appointment as a clerk w.e.f. 1st October 1988. The workman shall have no claim whatsoever including back wages in respect of his previous service against the Management. This reference stands disposed of accordingly.

27th September, 1988

G. S. KALRA, Presiding Officer [No. L-12012/87/87-D,IV(A)/DI(B)]

नई विरुत्ती 17 भ्रप्रैल, 1989

का. था. 1064—शीद्योगिक विवाद प्रधिनियम, 1917 (1947 का 14) की धारा 17 के मनुसरण में केंद्रीय सरकार, बनारस बैंक लिमिटेड के प्रवन्धतंत्र के संबद्ध नियोजकों भीर उनके कर्मकारों के बीच, धनुबंध में निविष्ट भौद्योगिक विवाद में केन्द्रीय सरकार श्रीक्योगिक प्रधिकरण, एवं अम न्यायान्य, कानपुर के पंचपट को प्रकाणिक करती हैं।

New Delhi, the 17th April, 1989

S.O. 1064.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal-cum-Labour Court, Kanpur as shown in the Annexure, in the industrial dispute between the employer in relation to the management of Banaras Bak Ltd. and their workmen.

ANNEXURE

BEFORE SHRI ARJAN DEV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, KANPUR

Industrial Dispute No. 150 of 1987

In the matter of dispute :

BETWEFN

Reference No. L-12011/15/86-D.IV(A) dated 25-9-87.

The Dy. General Secretary, All India Benares State Bank Employee, Union, 105/14, Prem-Nagar, Kanpur.

AND

The Chairman, Benares State Bank Ltd., Head Office, D-52/1, Luxa Road, Varanasi.

AWARU

1. The Central Government, Ministry of Labour, vide its notification No. L-12011|15|86-D.IV(A) dt. 25-9-1987, has referred the following dispute for adjudication to this Tribunal for adjudication:—

"Whether the action of the management of the Benates State Bank Ltd., in not effecting (1) promotion of Shri S. N. Dixit as Special Assistant at Kanpur (Main) Branch vide order dated 3(-5-86; (ii) transfer of Smt. Rita Srivastava trom Orderly Bazar Branch to Kanpur; and (iii) Transfer of Shri V. C. Sharma Assistant, from Saharanpur Branch to Farukhabad Branch, is legal and justified? If not, to what relief are the concerned workmen entitled to?"

- 2. Today an application has been moved by Shri D. S. Saxena, Deputy General Secretary, AIBSBE Union, with the prayer for closing the dispute. In the application it is alleged that Smt. Rita Srivastava at spite several efforts made through letters and telegram has failed to provide the details alongwith her affidavit in support of ner case. It is further alleged that dispute with regard to the remaining two workmen, namely, Shri S. N. Dixit and Shri V. C. Sharma has already been resolved.
- 3. In their earlier application dated December 14, 1987 given on behalf of the Union through Shui D. S. Saxena, it was stated that the dispute with regard to said two workmen stood resolved. The dispute in this case was raised on behalf of the workman through the Deputy General Secretary of the Union.
- 4. In view of the application made today and in view of the earlier application dt. 14-12-87, it is held that the reference with regard to Shri S. N. Dixit and V. C. Shanna has become instructions and so far as Smt. Rita Srivastava is concerned the reference is answered against her on account of having been not pressed.
 - 5. Reference is answered accordingly.

ARJAN DEV, Presiding Officer [No. L-12011 | 15 | 86-D-IV(A) | DI(B)]

का. या. 1065—भौद्योगिक विवाद प्रधिनियम, 1947 (1947 का 14) की घारा 17 के धनुसरण में, केन्द्रीय सरकार, भारमीय रिर्णंच बेंक के प्रबन्धतंत्र के संबद्ध नियोजकों धीर उनके कर्मकारों के बीच, अनुबंध में निविष्ट ग्रीद्योगिक विवाद में केन्द्रीय सरकार भौद्योगिक प्रधिकरण, बस्बई के पंचपट को प्रकाणित करती है।

S.O. 1065.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (10 of 1947), the Central Government hereby publishes the award of the Central Govt. Industrial Tribunal-Cum-Labour Court No. ?, Bombay as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Reserve Bank of India and their workmen, was received by the Central Government.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, BUMBAY

Reference No. CGIT-2/26 of 1987

PARTIES:

Employer in relation to the Management of Reserve Bank of India.

AND

Their Workmen

APPEARANCES .

For the Employer.—Shri S. R. Kolarkar, Assit. Legal Adviser.

For the Workmen,—Shri J. Y. Bhave Authorised Representative.

2. Shri K. D. Awasthi, (Workman in person).

INDUSTRY: Banking STATE: Mahara shtra

Bombay, dated the 1st November, 1988

AWARD

The Central Government by their Order No. L-12012 228 86-D.H(A) dtcd 16-4-1987 has referred the following industrial dispute to this Tribunal under Section 10(1)(d) of the Industrial Lisputes Act, 1947, for adjudication:

"Whether the livation of seniority of Shri K. D. Avasthi, Hindi Assistant, in D.N.O.D. of Reserve Bank of India, Bombay, as junior most clerk Grade I is justified and proper? If not, to what relief he is entitled?"

2. The case of the Reserve Bank Workers' Organisation as disclosed from their statement of Claim (Ex. 3|W) in short is thus:—

Shri K. D. Avasthi, joined the Reserve Bank of India as Coin Note Examiner Gr. II at Nagpur office in December, 1960. In due course he was selected as Hindi Translator in November, 1968. In that capacity he performed various types of duties including clerical duties till 1981. In July, 1981 he was selected as a Hindi Assistant which is a post of promotion. There before he had gone through the nocessary written examination and interview. He was posted as Hindi Assistant in the Office of the Bank at Bombay, in the department of Banking Operations and Development. However, even after his promotion as Hindi Assistant he was placed below junior-most officiating Clerk Grade I, without his knowledge. This anomaly came to his notice in 1984 when he was not called for written examination for Staff Officers Grade 'A' post. In fact he should have been called for the written examination of that post by virtue of his seniority and long service with the Bank. (ii) Thereafter an industrial dispute was raised before the Assistant Labour Commissioner (C), Bombay. The plea taken by the Bank was that the Seniority of Shri Awasthi has been fixed in terms of the Guide lines an also in terms of Administrative Circular No. 9 and dated 13-5-1972. The case of the Workers Organisation was that in the offer of transfer on promotion as a Hindi Assistant given to Shri Avasthi, the Bank has not stipulated that for the purpose of seniority, the

said Administrative Circular No. 9 of 1972 would apply. (iii). The case of the said Organisation is that the said circular No. 9 deals with the Semonty of the persons prevailing at a particular centre, but it will not apply to the persons posted from one city to another, i.e. from Nagpur to Bombay, and as such it will not apply to Shri Avasthi, who has been posted from Nagpur to Bombay. The suid circular does not deal with inter-office seniority of persons who were promoted to the higher post than Clerks Grade I. Shri Avasthi was confirmed as Hindi Assistant in January, 1983. However, even then he continued to be below Clerk Grade I for the porpose of seniority, and he was deprived of his right of appearing for the qualifying test for Staff Officers' post Grade 'A'. He was deprived of such right twice when such tests were held in 1984 and in 1987, and was deprived of his promotion to the post of Staff Cflicer Grade 'A', thereby his future (arranged) sealed. The Organisation therefore prayed that Shii Avasthi be placed for the purpose of seniority above all the confirmed Clerks Grade I as he was a confirmed Assistant which is proof of promotion, and that he be promoted to the post of Staff Officer Grade 'A' and he be given the necessary benefits of the said post.

3. The case of the management of the Reserve Bank of India as disclosed from their written statement (Ex. 4|M) is thus:—

The staff of the Reserve Bank of India is classified into three classes, namely, Class I, Class III and Class IV, Class I staff consists of Officers, Class III consists of Clerks and other staff and Class IV consists of subordinate staff. The persons of Class III staff are either clerical or nonclerical cadre staff. In Class III there are two grades namely Clerks Grade II and its equivalent and Clerks Grade I and its equivalent. The cadre of Clerk Grade 1 is higher than that of Clerk Grade II. The post of Assistant is a clerical post equivalent to the cadre of Clerk Grade 1, even though the post of Assistant carries a higher pay scale or emoluments than that of Clerk Grade I, it is not a higher cadre post than the cadre of Clerk Grade I. II. Shri K. D. Avasthi was recruited as a temporary Coin Nete Examiner Grade I which is a non-electical cadre in Class III. He joined the service in the Bank at Nagpur office in February, 1960, and was commend in the said grade on 20th October, 1961. In January, 1968, Nagpur office of the Bank invited appli-cations for the post of Translator, which was also non-clerical post in Class III. Shri Avasthi was selected for the post and posted as Translator in November, 1968. The post of Translator is equivalent to the cadre of Clerk Grade II. In 1979, the Bank called for applications for the posts of Hind Assistants, Shri Avasthi along with other 15 candidates was selected for the said post. He took charge of the said post in July, 1981 at Bombay. Thus Shri Avasthi rendered service in the Bank from 5-2-1960 to 12-7-1981 in non-clerical cadre in Class III, and was appointed for the first time in the clerical cadre in Class III from 13-7-1981. Prior to 1972, the administrative machinery of the Bank was divided into five different groups of Depart-The Class III employees working in a group were eligible for promotion to higher posts, confirmation etc. only against the vacancies arising within their own group. In May, 1972, a combined seniority for all clerical employees working in different groups of departments was introduced on centre wise basis. Further non-clerical employees satisfying certain prescribed qualifications were also made eligible for automatic switch-over to clerical cadre. Shri Avasthi by his letter dated 6-7-72, sent to the Manager, Reserve Bank of India, Nagpur, had stated that he had read the Administrative Circular No. 9 dated 13-5-1972, and the schemes of combined seniority list, and that he opted for switch over to the clerical cadre. However, in December, 1972, he withdrew his option for switch over to clerical cadre and continued to remain in non-clerical radre in Class III at Nagpur Office.

(iii) The other contentions of the Bank management are thus:

In the process of merging the conjority lists of clerical employees than working in different groups of departments

into a combined seniority list, it was decided to place all cleric d Grade I. Assistants and Field Inspectors in one group ranking above Clerk Grade 11 Field Investigator. The mode of fixing the seniority of existing Clerks Grade I, eld inspectors and Assistants on the nerger of the seniority lists has been provided for in paragraph 8(b) of the Scheme for combined seniority list and exact over from mon-clerical to clerical cadre which was enclosed to Administration Circular No. 9 dated 13th May, 1972. After the introduction of combined seniority list for elerical employees on a centre-wise basis, there is no separate seniority list for employees working as Assistants and their names are borne on the same seniority list of other clerical employees.

. (iv) The practice followed by the Bank in fixing the seniority of Assistants has been followed in the case of Shri Avasthi and other staff candidates who were appointed to the posts Hindi Assitants in Hindi Division of Central Office, Bombay. The seniority of nine candidates including Shri Ayasthi in the combined clerical seniority list at Bombay was to be determined. The names of these nine candidates were placed in the combined seniority list of clerical employees at Bombay immediately below the juniormost officiating Clerk Grade 1 a. on 22-5-1980, i.e. the date on which the staff candidate belonging to the non-clerical cadre of Hindi Translator in Class III from Bombay was first appointed to the post of Hindi Assistant. The seniority of Shri Avasthi has been fixed strictly in accordance with the practice followed by the Bank in lixing the seniority of Assistants in the combined seniority list of Clerks Gr. L Assistants, and Field Inspectors. The fixation of the saniority of employees being essentially a managerial function, Shri Avasthi is bound by the policy decision of the Bank in respect of fixation of his seniority. Further, the Scheme of combined seniority list for the clerical employees on a centrewise basis, is based on an agreement dated 7-5-1972 with the Reserve Bank of India Employees Association, the recognised Union of Class III employees of the Bank. The sald Scheme has also been upheld by the Supreme Court in the case of Reserve Bank of India V|s. N. C. Paliwal & others, reported in AIR 1976 SC 2345. The claim under dispute made by the Reserve Bank Workers' Organisation in question is based on the assumption that the post of Assistant is higher than the cadre of Clerk Grade I. However, as the post of Assistant is not higher than the Clerk Grade I, the above said claim that Shri Avasthi's name should have been placed just below the juniormost officating Assistant in the combined seniority list is without any justification, and is liable to be rejected.

(v) The Bank than concerned that merely because Shri Avasthi was required to do certain cloucal duties also when he was working as a Translator, the post of Translator does not become a clerical post and it continues to be a non-clerical post. The Administration Circular No. 9 dated 13-5-1972 issued after the combined seniority settlement of 1972 need not be referred to in the offer of appointment as Hindl Assistant given to Shri Avasthi as the said Administration Circular was circulated to all the employees, and they are deemed to be aware of the contents of that cir-Further, Shri Avasthl himself has admitted in his letter dated 6-7-1972 to have read the contents of that circular. The post of Assistant is not higher than the cadie Clerk Grade I. On confirmation as Assistant, Shri Avasthi's position in the combined seniorty list did not vary. confirmation as Assistant has no bearing on the seniority position in the Combined Seniority list. In view of this position in the Combined Seniority list, he was not eligible for taking the 'qualifying Test' for the post of Staff Officer Grade 'A' held in 1984 and 1987. As such it is not correct to say that he was deprived by the Bank management of his promotional chances to Stoff Officer Grade A'. Shri Avasthi is not entitled to be promoted as Staff Officer Grade 'A' till he becomes eligible to take the 'qualifying test' with reference to his seniority position in the combined clerical senioriy list at Bombay and passes the said test. His juniors in the combined seniority list are not officiating as Staff Officer Grade 'A' as alleged by Shri Avasthi. The Bank Management therefore contended that its action in the matter was justified and prayed for the rejected of the claim of the Reserve Bank Workers' Organisation, Bombay.

4. On these pleadings the necessary Issues have been framed at Ex. 2. Those Issues, and my findings thereon are thus:—

Travas	Tindings
Issues	Findings
1. Whether the Administration Circular No. 9 dated 13-5-1972 applied to the service conditions of Shri K.D. Avasthi?	Yes
2. If yes, what is the effect of that circular on the claim of Shri Avasthi for promotion?	As per the Circular.
3. Whether Shri Avasthi on his promotion as Hindi Assistant, held the post equivalent to that of a confirmed Clork Grade-I?	Held the post equivalent to Clerk Gr. I
4. Whether the post of a Translator is equivalent to the eadre of Clerk Grade-II?	Yes
5. Whether the post of Assistant is not higher than the cadro of Clerk Grade-I?	Yes. Not on higher rank.
6. While considering the promotion/ seniority of Shri Avasthi, Whether the Bank was bound to fix the seniority of Assistants in the combined seniority-list of elerks grade-I, Assistant and Field Inspectors?	Yes
7. Whather Shri Avasthi is not entitled to promotion in his own group as Staff Offiler Grade A till he becomes eligible to take the qualifying test?	No finding is
8. Whether the fixation of seniority of Shri Avasthi, Hindi Assistant in D.N.D. of Reserve Bank of India, Bombay as junior-most officiating clerk grade-I, is just and proper?	Yes
9. If not, to what relief he is entitled?	Does not arise.
10. What, Award?	As per Award

REASONS

5. In this case the claimant Shri Avasthi examined himself on oath in support of his case. He was cross-examined on behalf of the management. No other oral evidence was led on behalf of the claimant. No oral evidence was but on behalf of the management. It will be seen from the evidence of claiment Shri Avasthi that he is M.A. LL.B. Ph.D. in Hindi. He also possesses the degree of Anuvad Pandit awarded by Maharashtra Rashtra Bhasha, Pune He possesses the certificate in Banking Oriented Hindi awarded by Indian Institute of Bankers. He also possesses Rashtra Bhasha Ratna, the degree awarded by Rashtra Bhasha Prachar Samiti, Wardha. He also possesses Rashtra Bhasha Pandit, the degree awarded by Püne Samiti. He also possessess the Sahitya Snathak, the degree awarded by Vidharbha Sahitya Sabha. As such, he is a very highly qualified person. Even then being a Bank employee he is governed by the rules and regulations of the Banking service.

6. It is an admitted fact that he entered into the service of the Reserve Bank of India in 1960 and was appointed as a Coin-Note Examiner in Grade II at Nagpur. He worked

in Cash Department for about eight years and thereafter he was selected as a Translator in 1968 and was transferred to General side of the Bank at Nagpur only. As a Translator, he was working as Interpretor and was also doing some clerical work. In 1978 he was sent by the Bank for training in Clerk Grade I at Zonal Training Centre, Byculla, Bombay. The Bank wanted him to be conversent with the duties of Clerk Grade I and hence he was sent for the Training Class. In July, 1981 he was promoted to the post of Hindi Assistant, and was transferred from Nagpur Office to Bombay Office. He was confirmed in the post of Hindi Assistant in January, 1983. However, in the combined Seniority list his name was placed below the junior-most Clerk Grade I. According to him, he should have been placed above the senior-most Clerk Grade I, as on 13-7-1981 i.e. on the date he was appointed as an Assistant. According to the Bank management his name in the combined seniority list has been placed properly. Therefore, the main issue in this case is whether his name was placed properly in the combined seniority list. So, I shall deal with the date Issue frst.

7. The combined seniority list has been prepared as per the Circular No. 9 of the Reserve Bank of India. As per the contention of the claimant, the said Circular No. 9 is not applicable to his service conditions. However, this contention is not valid. A copy of the Administration Circular No. 9 is at Ex. 6/M. By this Circular dated 13-5-1972 (Ex. 6/M) a copy of Scheme for Combined Seniority list and swichover from non-clerical to Clerical Cadre, and Memorandum of settlement between the Reserve Bank of India and the All India Reserve Bank Employees' Association was circulated to all the local Employees' Association of the Bank, and also among the members of staff of the Bank. As per para 8 of the Scheme for Combined Seniority list, switchover from non clerical to Clerical Cadre, all confirmed Clerks Gr. I, Clerks Grade I officiating as such on 7-5-1972. Assistants and Field Inspectors are placed in the Combined Seniority list ranking as a group. Therefore, so long as this settlement between the Bank management and the Bank Employees Association is in existence the said claimant who is also a Bank employee, is bound by the settlement and the schme of Combined Seniority list. Further the said scheme for promotion for Class III employees as contained in the Circular N. 9 of the Bank and the provision for consideration of centre-wise seniority of emplyces has been upheld by the Supreme Curt also, in the case at Reserve Bank of India Vs. Others reported in 1935 Lab. I.C. 1630. It has been contended that by the said scheme injustice has been done in the present case. In this connection, the observations made by the Supreme Court in the said case are very relevant and material which are thus:—

"In service jurisprudence there cannot be any service rule which would satisfy each and every employee and its constitutionality has to be judged by consi dering whether it is fair, reasonable and does justice to the majority of the employees and fortunes of some individuals is not the touchstone."

8. According to the claimant, even though he is a very highly qualified person and was in service of the Bank since 1960 his service of 21 years, or his service as Translator from 1968 to 1981, was not taken into consideration while fixing his seniority, after his promotion as Hindi Assistant. However, this contention of the claimant is not proper According to the management, his past service has been taken into consideration while fixing his seniority in the combined Seniority list. The Bank Management is relying upon the statement showing the particulars of service, etc., of candidates selected and appointed as Hindi Assistants from, Seniority numbers in combined Seniority list as on 31-3-1981, 433 to 441, Ex. 7/M. The seniority number of the said claimant given in the Combined Seniority list is 433. It is seen from the document Ex. 7/M that the Ranking assigned by Selection Board to him was 12 and he was appointed as Hindi Assistant on 13-1-1981. Candidates at S. Nos. 434 and 438 in this list Smt. K. M. Khetwani and Kum. Rajrani Sharma were given higher ranking Nos. i.e. Nos. 1 and 2 by the Selection Board and they were appointed as Hindi Assistant of 22-5-1980 ie. before the date of appointment of the said claimant who was appointed as Hindi Assistant on 13 1-1981. As such these two ladies, being appointed as Hindi Assistants earlier to the claimant, should

have been placed in the Combined Seniority list above him. However, as the length of service of these two ladies was less then the service of the claimant, they were placed in the Combined Seniority list below the claimant, and the claimant was placed above them. Hence, the length of service of the claimant was taken into consideration by the Bank management while fixing his seniority in the said Combined list.

- 9. According to the claimant, while he was working as a Translator from 1968 to 1981 he was also doing clerical work, and as such in fact he had already attained the status of Clerk Grade I before he was promoted to the post of Hindi Assistant, and as such, he should have been placed above clerk Grade I as on the date of his promotion as Hinli Assistant. However, it will be seen from the evidence as well as the documents on record that his main function or work was that of a Translator and that his clerical work way incidental only. He was sent for training at Zonal Training Centre for clerical work to keep himself acquaint with the working of other departments of the Bank. He had firstly opted for switchover from non-clerical cadre to clerical cadre. However, he himself withdraw that option and continued to be a member of non-clerical staff. Therefore, till his promotion as Hindi Assistant he was mainly doing non-clerical work, and on promotion as Assistant, he was brought on par with the clerical cadre, and as such he cannot be placed above Clerk Grade I as on the date of his promotion as Assistant, As such, he was rightly placed below Clerk Grade I on the date of his promotion as Assistant, as pests of Assistant and Clerk Grade I are treated on par under the said Combined Seniority Scheme.
- 10. According to the said claimant, the post of Assistant is a post of promotion. The post of Assistant is a post of promotion for Translator. However, between the posts of Assistant and Clerk Grade I, both these posts are on par with each other. It is true that the pay scale of an Assistant is much more than the post of Clerk Grade I. The pay scale of Clerk Grade I is Rs. 400—1200, while the pay scale of Assistant is Rs. 655—1495. Even then under the said Combined Schority Schome approved by both the Bank management and the Employees' Association both the said posts have been treated on equal par. As such the post of an Assistant cannot be considered as a post of promotion between the two posts namely, Assistant's post and the post of Clerk Grade I.
- 11. The other point urged by the claimant is that when he was offered the post of Assistant, it was not mentioned in the letter of offer by the Bank that for the purpose of his seniority as Hindi Assistant, the said Administration Circular No. 9 would apply. It may be noted that the said Circular is of the year 1972 and the claimant was promoted to the post of Assistant in 1981. The said Circular, as noted above, has already been circulated amongst the members of staff The claimant has also admitted in his cross-examination that he had read the said Circular No. 9 and the said Combined Seniority Scheme. Therefore, when he accepted the post of Assistant, he was well aware that his seniority as Assistant would be fixed as per Administration Circular No. 9 in the Combined Seniority list, even though this fact was not specifically mentioned in the letter of offer of that post by the Bank to him.
- 12. The other point urged by the claimant is that the said Combined Security Scheme applies Region-wise i.e. it applies to Bombay centre, and as he was transferred to Bombay from Nagnur, it does not apply to him. It may be noted that on his transfer from Nagnur to Bombay he was to take service of the nest of Assistant in Bombay and when he took charge of the post in Bombay, he became the employee of the Bank at Bombay centre, and as such while fixing his seniority amongst the Clerks Grade I and the Assistants, the gaid scheme did apply to him.
- 13. As noted above, the above said administration circular No. 9 del apply to the service conditions of the claimant, and hence issue No. 1 is answered in the affirmative.

Issue No. 2

14. My Indiag on this issue is that he will get the promotion as per said circular and the Scheme for Combined Seniority.

Issue No. 6

15. As noted above, the claimant as well as the Bank are bound by the said circular No. 9 and the Combined Seniority Scheme. As such issue No. 6 is answered in the affirmative.

Issue No. 3

16. I find that on his promotion as Hindi Assistant he held the post equivalent to that of Clerk Grade I and not necessarily of confirmed Clerk Grade I. Issue No. 3 is answered accordingly.

Issue No. 4

17. I find that these two posts are on same par and that the post of Translator is no higher than that of Clerk Grade II. Issue No. 4 is answered in the affirmative.

Issue No. 5

18. As noted above, the post of Assistant is not on higher cadre than the Clerk Grade I cadre. Issue No. 5 is answered in the affirmative.

Issue No. 7

19. This issue has been framed by me on the pleadings of both the parties. However, in the present case the industrial dispute relate to only lixing the seniority of the said claiment in the combined Seniority list and as such the question of his promotion as Staff Officer Grade 'A', is unconnected with the industrial dispute referred to this Tribunal. Hence, even though the issue has been framed as above, no finding is recorded thereon.

Issue No. 8

20. For all the above said reasons I find that the seniority of the claimant Shri Avasthi has been properly fixed in the Combined Schiority list of the Bank, and the action taken by the Bank in the matter is just and proper. Issue No. 8 is answered in the affirmative.

Issue No. 9

21. As he is not entitled to any relief under the reference in question, issue No. 9 is answered in the negative.

Issue No. 10

In the result, the Award must be and is drawn accordingly.

P. D. APSHANKAR, Presiding Officer [No. L-12012/228/86-D.II (A)/D.I (B)]

- का. या. 1066---श्री-तिम्म विशाद श्रिष्टियम, 1947 (1947 का 145 की धारा 17 के अनुमरण में केन्द्रीय सरकार, गेणनल दैक फूर एम्ड स्टब्स देखलामेंट के प्रबन्धतंत्र के संबंध विश्लाकों और उनके कर्मकों के बीच, अनुबंध में निर्दिष्ट श्रीधोणिक विलाह में केन्द्रिय सरकार श्रीचोणिक अधिकारण, बंगलीर के पंचपट को प्रवाणित करती है।
- S.O. 1066.—In pursuance of Section 17 of the Industrial Disputes Act 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Bangalore as shown in the annexure in the industrial dispute between the employers in relation to the National Bank of agriculture and Rural Development, Bangalore and their workmen.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL, TRIBUNAL CUM LABOUR COURT AT BANGALORE

Dated the 17th October, 1988

PRESENT:

Shri B. N. Lalge, B.A.(Hons), L.L.B. Presiding Officer.

Central Reference No. 121/87

I PARTY

JI PARTY

(1) Sri M. C. Nanaiah Vs.

The Deputy General Manager

(2) Sri B. N. Nagesh (3) Smt. Swarnavalli by the Secretary N.A.B.A.R.D. Employees Association C/o N.A.B.A.R.D. Indian Express Building Queens Road Bangalore.

N.A.B.A.R.D. Indian Express Building Queens Road Bangalore-1.

APPEARANCES:

For the I Party—Shri V. Gopala Gowda, Advocate. For the II Party—Shri T. C. Achar, Advocate,

AWARD

By exercising its powers under Section 10(1)(d) and (2A) of the Industrial Disputes Act 1947 the Government of India, Ministry of Labour has made the present dispute by its order No. L-12012/253/85 dated 15th July 1987.

POINT OF REFERENCE

"Whether the action of the management of National Bank for Agriculture and Rural Development, Bangalore in terminating the services of S/Shri M. C. Nenaiah and B. N. Nagesh and Smt. Swarnavalli w.e.f. 5-11-84 and not considering them for further employment while recruiting fresh hands under Section 25H of the Industrial Disputes Act is justifled? If not, to what relief the workmen concerned are entiled?"

2. The I party management has then filed its claim statement and inter alia, it is stated as follows,

The I party is a registered trade union. The concerned workmen are the members of the Association. They have authorised the I party Association to espouse their cause. The National Bank for Agriculture and Rural Development (henceforth called as NABARD) was constituted by an Act of 1981. It is an industry. The Head Office of the II party is at Bombay. The Regional Office is at Bangalore. The concerned workmen viz., S/Shri M. C. Nannich, B. N. Nagesh and Smt. Swarnavalli applied for the posts of Clerk Grade-II (Group 'B') in response to an advertisement issued by the Central office in the newspapers of 30-4-1983. They were called for, test held on 28-8-1983 and for an interview on 17-1-84. After interview, the Deputy Manager (Administration) of the local office sent a letter dated 23-1-1984 and asked them to see him. Similar letters were issued to others also. The workmen saw him in his Regional Office. He informed all of them that they have been successfully in the test and interview and they have been placed in accordance with their metit. He assured that permanent jobs would be given to them within two or three months and since the office was facing acute shortage of hands, he requested all of them to report for duty on daily wages and regular orders will follow when the formalities were completed. Accordingly. the e three workinen along with six others reported to duty

at the local office on daily wage basis. Nanaiah and Swarnavalli reported on the 1st whereas Nagesh reported on 2nd of February 1984. It was stated that a region-wise waiting list was prepared, though it was called as the All-India List. List of 24 persons was called for by the Regional Office against the vacancies of more than fifteen. The first fifteen were asked to appear before the Medical Officer, including these workman. Thereafter the bank has regularised the services of four workmen viz., (1) L. M. Thyagarajan, (2) R. Murali, (3) V. Problu and (4) K. Sureshkumar in April 1984. In October 1984 Shri M. N. Vidyagnan and N. R. Sridhar were regulatised. Three more clerks were appointed on regular basis and May Hefortungtaly, the management did not April and May. Unfortunately, the management did not regularise the services of these workmen. The II party terminated their services on 5-11-84, with a mala fide intention of victimising them. No reasons were assigned. Even though there were vacancies, the management got thirteen people from Madras, out of which ten reported for duty in October and November 1984. Still, some more vacancies were there but these workmen were not accommodated. The II party is an All-India body with sixteen Regional offices and five suboffices. Labour mobility is regularised by the service conditions and each branch cannot be taken as an unit for considering whether there is surplus labour force or lack of labour force. When the employees of the Reserve Bank opted national nation of the management is in violation of the lere. The action of the management is in violation of the provisions of the Section 2(00), Section 25-F, 25-G, 25-H, 25-M and 25-N of the I.D. Act. The 10 candidates of Tamil Nadu who reported for duty are as follows:

Designation	Date of Reporting
Clerk Grade-H	24-10-1984
-do-	26-10-1984
-do-	31-10-1984
-(1)-	31-10-1984
-do-	2-11-1984
-da-	5-11-1984
~ ¹ O+	5-11-1984
-do-	12-11-1984
-do-	
-do-	
	Clerk Grade-H -dododododododod

Those persons were appointed with a view to cause break in the continuous service of the I party workmen. The merit list was not published and they have reason to believe that some malpractices have taken place to accommodate some persons of the management. Two clerks were appointed at the Regional Office, New Delhi without the required formalities. They are stated to be the relatives or the favourites of the Directors of the NABARD. In some cases, the candidates who are far below these workmen have been appointed on regular basis. These workmen have been removed from service in order to accommodate their people. They cannot be retrenched unless there is surplus work force. The union raised a dispute before the Regional Labour Commissioner and the management by its letter dated 10-10-1985 stated that the Mangalore Employment Exchange had sponsored the names of Mangalor and Names for the professor of cheeks in the professor of the part of cheeks in the professor of the part of Nanaiah and Nagesh for the posts of clerks in response to the notification issued by their training centre and that the same will be considered along with the others sponsored by the Employment Exchange. Thereafter the Principal of Regional Training Centre, Mangalore sent a letter dated 2-12-85 and invited them for written test to be held on 15-12-85.

After that interview letters dated 18 1-36 were is ned to appear on 29-1-1986. Subsequently the H party sent appointment letters dated 7 2-1986 to the said workmen and to report for medical examination. Then an office order dated 13-2-1986 was issued stating that both of them had been appointed as clerks in Ginde II. Hy an office order dated 23-2-1987, they have been informed that their services have been confirmed with effect from 13-2-1987. They are deemed to be in service from 5-11-84, the date of illegal termination of their services, until they were reinstated on 13-2-1986. They are entitled to get full back wages and other service benefits, including seniority. Hence, it is prayed that an award may be passed that the action of the management in terminating their services on 5-11-84 was not justified and to direct the management to give all the service benefits like full back wages, continuity of service etc.

3. The II party management has filed its counter statement and inter alia, it is stated as follows.

It is denied that the three workman were the members of the I party union at the relevant point of time or that hey have authorised the I party to espouse their dispute. The II party bank has been established on 12-7-1982, the employees of Agricultural Refinance and Development Corporation and those of the Reserve Bank of India who were on deputation were transferred to the II party and an option was given to them that they may go back to their parent bank. A large number of employees in Group 'B' opted to go back, Because of the said extraordinary situation, there was an immediate need to engage persons on ad hoc and temporary basis, pending regular recruitment. As per Section 50 (10) of the NABARD Act, the employees in Group 'B' are liable to be transferred to any place in India. The bank had issued an advertisement in the newspapers of 30-4-1983, calling for applications for about 50 Group 'B' posts. These three workmen had sent their applications. They were called for test. Interviews were also held. The lists were sent to the Head Office to enable them to prepa e an All India merit list of the selected candidates. Some of the offices including the Regional Office, Bangalore were in immediate need of clerical assistance and the Head Office permitted them to engage some candidates who were found to be at the top of the regional list but to engage on purely ad hoc and temporary basis, for the intervening period till the Head Office finalised the All-India merit list and issued appointment orders to them. Such wage basis was only a stop-gap Bangalore Regional Office apappointment on daily Regional arnangement. The such wage basis. pointed nine candidates on daily While doing so the workmen were clearly told that their engagement on daily basis had no hearing for their regular appointment and that regular appointment will depend upon the final selection list. One of the letters issued to them is enclosed at Annexure R I. After the All-India merit list was prepared, it was found that they were not in the merit list but they were placed at Sl. No. 644, 969 and 926. The bank had followed a benevolent principle by giving appointments to the candidates as far as possible at the region in which they had appeared for the written test and interview. Some of the selected candidates had been offered appointment at places, depeding upon the availability of vacancies. Out of the nine candidates appointed on daily wage basis, the names of six persons were found in the merit list and these three workmen were not in the merit list. As the vacancies to be filled up in Bangalore were 20, the bank had to fill fourteen vacancies from the candidates in the selection list from the adjoining states. This situation existed not only in Bangalore but also in other centres. These workmen bound by the results of the test and interview and they cannot claim appointment when they were not within the required number of the final list. Termination or discontinuation of their services is not mala fide. It is in accordance with the terms of the engagement, R1. They did not serve for a continuous period of one year as shown in Section 25-B of the I.D. Oct. The provisions of Section 25-F etc. are not applicable. If the II party absorbed these three persons on permanent basis, the action of the management wold have been violative of the Articles 14 and 16 of the constituion, ignoring the merit of other candidates. It is denied that the Manager (Administration) gave any assistance to these three workmen. It is denied that the waiting list was prepared region-wise. All the persons whose services have been regularised are to be found in the final selection list. Even supporting that there were some vacancies, these three workmen had no right to claim appointment. The thirteen candidates shown in Para 7 of the claim statement are to be found in the final selection list and therefore they have been appointed. three workmen have worked only for 197, 203 and 185 days. respectively. The allegations made in para 11 and 12 of the

claim statement are denied. It is prayed that the reference may be rejected.

- 4. On 30-9-1987, the learned counsel for the I party submitted that the I party union does not want to agitate the case of Smt. Swarnavalli. Thus, this award in restricted to the claims of Nanaiah and Nagesh only and as regards the claim of Swarnavalli, it has been rejected for default.
- 5. The management has examined two witnesses and got marked Exs. M-1 to M-14.
- 6. Both the workmen have examined themselves and Exs. W-1 to W-8 have been got marked.
 - 7. The parties have been heard.
 - 8. My finding on the point of reference is as follows:

The acton of the management of the National Bank for Agriculture and Rural Development Bangalore in terminating the services of Shri M. C. Nanaiah Shri B. N. Nagesh and Smt. Swarnavalli with effect from 5-11-84 was justified. It was further justified in not considering them for further employment while recruiting fresh hands. They are not entiled to any relief.

REASONS

- 9. In para 2 of the counter statement it has been contended by the II pary that it is denied that S/Shri M. C. Nanaiah and B. N. Nagesh and Smt. Swarnavalli were the members of the I party union or that they have ever authorised the I party to prosecute the reference, and that the I party is put to strict proof of the same.
- 10. The learned counsel for he II party strongly contended that it is not an industrial dispute and that there is no proper esposual and that the I party union has no authority to represent the workmen.
- 11. The prayer made by Nanaiah and Nagesh is that an award may be passed to the effect that the action of the II party in terminating their services on 5-11-84 and in not considering them for further employment while recruiting fresh hands is illegal under Section 25-H of the L.D. Act and 10 direct them to give them all the srvice benefits like full back wages, continuity of service, as if they were in service between 5-11-84 and 13-2-1986, the date of their termination and date of their reinstatement. The said prayer is to be found in Para 19 of the claim statement. It is an admitted fact that Nanaiah and Nugesh have been reinstated and they are working in the II party from 13-2-1986. Looking at the aforesaid prayer of the said I party two workmen. It is obvious that they have no case for reinstatement but they claim an award that the termination of their service on 5-11-84 was illegal and that the II party should be directed to treat them as if they were in service even between 5-11-84 and 13-2-86, give them continuity of service, full back wages and other consequential benefits. Section 2-A of the LD. Act has no bearing for the claim made by the I party workmen. In the first instance, it is not the case of the I party workmen that they have raised the dispute in their individual capacty by virtue of the provisions of Section 2-A of the 1. D. Act. Secondly, it is the case of the I party union that the dispute of these two workmen is an industrial dispute and that it has been properly espoused by them.
- 12. Section 2(k) defines as to what is an industrial dispute. It means any dispute between employers and workmen or between workmen and workmen which is connected with the employment, or non-employment or terms of employment or conditions of labour. Since the case does not fall within the purview of the Section 2-A of the I.D. Act, and since the dispute as described in the claim statement refers

to continuity of service, back wages and other benefits, it is obvious that it is put forth as an industrial dispute, within the meaning of Section 2(k) of the I.D. Act. In that case, there shall have to be espoused by a trade union. Under the heading espousal by trade unions in the Law of Industrial Disputes (O. P. Malhotra—Fourth Edition—Volume 1, page 151), it has been described about the nature of espousal. On page 158, there is further commentary regarding the time of espousal.

- 13. The learned counsel for the II party referred to the case of Deepak Industries Ltd. Vs. State of West Bengal (1975 LAB, I.C. Page 1153). The authority has laid down a principle that in order that a dispute between a single employee and his employer should be validity referred under Section 10 of the I.D. Act, it is necessary that it should have been taken up by the union to which the employee belongs. It has been further stated that if it is a dispute raised by an individual, it must be raised by him and reference may be made about it in due course of adjudication. It has been further stated that on the other hand, that if a group of workmen raised a dispute that can also constitute an industrial dispute within the meaning of the Act, and it may be referred to the Tribunal in due course. From Para 9 of the authority, it is to be found that when the parties to the reference are the employer and his employees, the test must be necessarily whether the dispute referred to is one in which the workmen or the substantial section of them have interest, even though the dispute relates on a single workman. It has been further held that in the absence of any such material evidence either a resolution of the members or substantial number of them, it cannot be said that the respondent had the capacity or authority to represent the work-
- 14. The learned counsel for the II party further referred to the case of State Bank of India Vs. Shri M. Sundara Money. The authority is with reference to Section 25-F of the LD. Act and it is not pertinent.
- 15. The learned counsel for the II party then referred to the case of Ms. Sri Drindevan Hotel Vs. The Conciliation Officer, Hyderabad and another (AIR 1977 Andhra Pradesh Page 386). The point that arose for discussion was whether espousel or individual dispute of an individual employee by a union or a number of workmen who have the support of appreciable number of employees of the establishment, was proper. The principle laid down in the authority is that if a workmen's union wants to espouse the individual dispute of an individual employee, it can be done so only under the Industrial Disputes The learned counsel for the II party contended that from the foregoing authorities it is obvious that since the I party union has espoused the cause on the basis that it is an industrial dispute falling under Section 2(k) of the I.D Act, it should have the surport of appreciable number of the workmen of the II party. In order to maintain it. He further contended that the I party union has not produced any resolution to the effect that majority of the workmen have supported the cause and have authorised the union to raise the dispute or to get an adjudication, It was also submitted that the two workmen WW-2

- and WW-3 and the Secretary of the union WW-1 have stated that the two workmen are the members of the I party association, but no document has been produced to show that they are the members of the said association and that nothing prevented the workman from producing at least a receipt to show that they had paid the subscription to the I party union at any point of time, to show that they are the members of he same.
- 16. On the other hand, the learned counsel for I party cited the case of Algu Ram Vs. State of Punjab and others (1977 II L.L.J. page 207). The authority states that the reference of an individual dispute under Section 2A would be valid even if it is espoused by the Union of workmen.
- 17. The learned counsel for the I party further cited the case of M|s. Ramkrishna Mills (Coimbatore) Limited Vs. The Government of Tamil Nadu (1984 II L.L.J. Page 259). The principle laid down in the authority is that even if the competency of the Union to raise the dispute so as to make it get the colour of a collective dispute is a doubtful proposition, the reference cannot be held to be incompetent, because it could be sustained as relating to an individual dispute,
- 18. The present case does not involve the dispute of individual workman, in as much as the contention of the I party union is that the two workmen Nanaiah and B. N. Nagesh have been already and that their prayer for relief is for continuity of service, back wages and all he consequential benefits on the footing that they have continued to be in service from their first dates of appointments, viz., 1-2-1984 and 2-2-1984. It is not their case that because the termination of their services on 5-11-84 was illegal, it may be declared that they shall be presumed to have been reinstated on 13-2-1986 and consequently they should be given ail the benefits flowing therefrom. Though the point of reference is whether the termination of their services was justified, the I party workman have only the claim for maintaining their seniority and consequential benefits. It is thus obvious that it is an industrial dispute falling within the ambit of Section 2 (k) and it is not a case of more termination of services falling within the purview of Section 2-A of the I. D. The authorities cited for the I party do not help the workmen. The reference cannot be maintained for want of proper espousal and competency of the I party union to raise and agitate the cause.
- 19. The main question raised by the I party workman is that termination of their services on 5-11-84 was illegal. WW-1 Fernandes is the Secretary of the I party union. In para 4 of his evidence, he states that the I party workmen were employed on daily wages, but the appointments were made with the intention that they will be made permanent, WW-2 Shri M. C. Nanaiah and WW-3 B. N. Nagesh have both stated that in response to the advertisement at Ex. W-2 (the criginal is Ex. W-2 (a)), they had sent their application and that they were called upon to give the test as per Exs. W-4 and W-7 and then they were called for in erview as per Exs W-5 and W-8 and thus they were appointed against regular

advertised posts. The management contends that since there was urgent necessity, these persons had been appointed on temporary basis only as a stop-gap arrangement and that the head office was to prepare a list based on merits. In order to support the evidence of WM-1 Exs. M-1 to M-3 have been produced. They are the letters of appointment dated 25-1-84 showing that these persons had been engaged on daily wage basis. In the first para, these letters show that the II party was prepared to engage them on daily wage basis on the following conditions. conditions shown in Clause (a) to (e) of Para I are that they are entitled to only daily wages, that it has no bearing for regular appointment and the regular appointment will depend upon the selection to be finalised by the head office and that they will not be entitled to any other benefits, which the other regular members of the staff get. It has also been shown that their services were liable to be discontinued without notice and if they accept the said conditions, they were to subscribe their signa ures and intimate about it. There is no dispute on the point that all the three persons have signed the originals of Ex. M-1 to M-3, having accepted the same. Contrary to the aforesaid case, the two workmen of the I party have stated that they were appointed against regular posts. MW-2 Nanniah has sworn in para 3 of his evidence that the Deputy Manager (Administration) had called him to see him immediately and accordingly he had gone to their office on 25-1-84 and he had seen the said Deputy Manager Shri Nagaraja Rao and also one Swamy. It is, however, admitted by him that he has signed in the original of Ex.1 M-2. In para 4 of his evidence, he however, states that he did not agree for the terms and conditions shown in Ex. M-2, but he was told that unless he signed, it was going to affect his permanent appointment. He has then sworn that because he was unable to maintain him all at that time, he believed the said officers and signed Ex. M-2. MW-3 Nagesh has also stated in Para 1 of his evidence that as per the letter Ex. W-3, he had gone to their office on 24-1-84 and saw Shri Nagaraja Rao and Shri A.G.T. Swamy. He further states that they told him that he had been selected for permanent appointment and till the formalities were completed, he should join on daily wage basis and that permanent appointment order was going to be issued within about 15 days. He has then stated that because he was unemployed and being afraid that he may not get the order of permanent appointment, he signed the original of Ex. M-3. It is admitted by both of them that till 5-11-84 they have received the daily wages, by working on daily wage basis, WW-2 Nanaiah is a science graduate whereas WW-3 Nagesh has done his M. Com. There is nothing on record to suggest that when they did not receive any order of permanent appointment within about 15 days or so, they made any representation in writing either to the said officers or to the management, and it is not as though some illiterate persons have signed the offer given to them as per Ex. M-2 and M-3. The subsequent conduct of MW-2 Nanaiah and MW-3 Nagesh, as shown above is consistent only with the conditions laid down in Exs. M-2 and M-3. It is, therefore, difficult to believe and accept their case that because of the promise made by Nagaraja Rao or Swamy they believed that they were being appointed for perma-

nent posts and accepted the offer made on daily wage basis as offers of permanent appointment.

20. Ex. W-1 is a letter dt. 10-10-85 from the management to the Assistant Labour Commissioner, Bangalore. Therein, it has been stated that as regards the question of reinstatement of ex-daily wage employees. they intended to reiterate their stand shown in their letter dt. 25-5-85. However, they have added that Nanaiah and Nagesh had been sponsored by the Mangalore Employment Exchange and that the II party would consider their cases as per usual rules. There is no dispute on the point that subsequently these two persons have been appointed on 13-2-1986. Ex. W-2 is the advertisement published by the II party, calling for about 50 posts of clerks. Ex. W-4 and Ex. W-7 dated 15-7-1983 are the admission letters for the written test. Exs. W-5 and W-8 both dated 19-12-83 are the letters of interview. From the evidence of WW-1, WW-2 and the aforesaid documents, it is obvious that the process of regular appointment was completed by the issue of letters of interview as per Res. W-5 and W-8. The management has contended that because of the urgency, they had issued these letters at Exs. W-3 and W-6 dated 23-1-84 and had requested them to call on them immediately. These two letters do not make any difference, since it is an admitted fact that Exs. M-2 and M-3 have been signed by WW-2 Nanajah and WW13 Nagesh.

21. In para 12.8 of the counter statement, the II party has stared that Nanaiah, Nagesh and Swarnavalli have worked only for 197, 203 and 185 days respectively. In para 7 of his evidence, MW-2 Nanaiah has stated that he would have completed 240 days of service but for the deliberate termination of his service effected by the management, in order to break his service record before 240 days, Similarly, MW-3 Nagesh has stated in para 7 of his evidence that his services have been terminated deliberately on 5-11-84, so that he should not complete 240 days of service. The evidence of MW-1 Gachchi and MW-2 R. P. Kamath shows that a gradation list was prepared as per Ex. M-4 in pursuance to the test and interview. Ex. M-4 shows that it is the waiting list of candidates selected for the posts of clerks on All-India basis. In para 11 of his evidence, MW-1 has stated that when the normal recruitment process started, the persons shown in the list Ex. M-4 were appointed as per their ranking and since those persons who had been selected on merit had been appointed, these three persons along with others, who were appointed on daily rated basis had to be discontinued. Ex. M-5 is the order of termination. In order to prove that these persons have worked on daily wage basis, they have produced the wage registers at Exs. M-6 and M-7. Xerox copies have been marked as Ex. M-6 (a) and Ex. M-7 (a). In para 16 MW-1 has then sworn that again on all-India basis, these two persons were selected, whereas Swarnavalli did not respond to the test and the offer made by them. The evidence of MW-1 then goes to show that some persons had challenged their orders of termination and Exs. M-8 and M-9 show that their writ petitions were dismissed, The evidence of MW-2 R. P. Kamath, Manager, Head office supports the evidence of MW-1 that the gradation list was prepared as per Ex. M-4

on the basis of their merit and employment was offered till Sl. No. 544. It is one of the contentions of the 1 party workmen that five persons shown in Ex. M-10, at Sl. Nos. 854 to 858 had been appointed and that they had the preferential claim for the said appointments. On the other hand, it is the case of the management that these five persons had been appointed on compassionate grounds, since they are the dependants of the persons who had died in harness and in that connection the I party union itself had made out a cause for such appointments of dependents of the employees who die in harness. In para 25 of his evidence WW-1, the Secretary of the I party union has conceded that there is a procedure in the II party establishment that if an employee dies in harness, his dependent is employed on compassionate grounds. His case is that the management should create a fresh vacancy and appoint such person and that any vacancy that had existed on the date of the death of the employee, should have been given to the persons, such as Nanaiah and Nagesh, who were already working on daily wage basis. Ex. M-11 is the proceedings of the meeting dated 2-6-83 in regard to the appointments to be made on compassionate grounds. It shows that it was agreed that clause 2 (iv) of the Memorandum was to be deleted and without conducting any written test, a son or daughter of the deceased should be appointed without any written test. Ex. M-14 is the case file show ing as to how these five persons at Ex. M-10 (a) came to be appointed on compassionate grounds. The management contends that these appointments compassionate grounds are in accordance with the rules shown in Ex. M-13. The documents at Exs. M-19 and M-14 thus indicate that the management was not motivated in making the five appointments shown at Ex. M-10 (a) by any extraneous considerations, but that these five persons have been appointed on compassionate grounds in accordance with the recognised rules and terms of the bipartite settlement. The contention of the I party that the management has indulged in unfair labour practice or has acted in a mala fide manner in terminating their services, so that they should not complete 240 days of service, is not borne out by record. On the other hand, the evidence of MW-1, MW-2 and the admissions made by WW-1, WW-2 and WW-3 that there is a procedure of making appointments on compassionate grounds indicates that these appointments are bona fide. The contention of the I party that the management should have created new posts to accommodate those five persons and should have accommodated these two persons in the regular vacancies is not supported by any tule or law.

22. The learned counsel for the I party cited the case of management of Karnataka State Road Transport Corporation, Bangalore Vs. Boraiah (AIR 1983 Supreme Court page 1320). It was urged that discharge of even a probationer amounts to retrenchment and in view of the said principle, it may be held that these two persons had been retrenched illegally. Para 3 of the authority indicates that there was no dispute on the point that the conditions precedent to discharge an employee, required to be complied with as per Section 25-F of the I. D. Act had not been complied with. The KSRTC had terminated the services of some of the probationers within the period

of two years of probation or within the extended period of probation after two years. In the context of such facts, it has been held that discharge of a probationer amounts to retrenchment and the provisions of Section 25-F should have been complied with. In the facts at hand, it is an admitted fact that these two workmen Nanaiah and Nagesh had not completed 240 days of service in the next proceeding year to 5-11-1984. Secondly the principle laid down in the authority is with reference to the provisions of Section 2(00) and 25-F, as they stood prior to the amendment effected by Act No. 49 of 1984, which came into force on 18-8-1984. The principle laid down in the authority is therefore not attracted.

- 23. The learned counsel for the I party then cited the case of Shailendra Nath Shukla and others Vs. Vice-Chancellor, Altahabad University (1987 LAB 1. C. Page 1607). The facts of the reported case would disclose that some workmen were employed as daily wagers on contract basis for five years, but the contract was renewed every three months and the job was not casual and the workmen were doing work like regular employees and termination of their services under such circumstances has been held to be illegal, since their case did not fall under Section 2 (00) (bb). The opening sentence of the authority itself indicates that the workmen who had worked for not less than 240 days within the period of 12 months immediately preceding the date of termination had been retrenched without paying compensation. I cannot but reiterate that the facts of the case at hand are not such wherein the workmen had put in continuous service of 240 days in the next preceding year. The principle laid down in the authority is not attracted.
- 24. The learned counsel for the I party then placed reliance on the case of Central Inland Water Transport Corporation Ltd., Vs. Broje Nath Ganguly and another (AIR 1986 Supreme Court Page 1571). The authority is on the point that Rule 9 (i) of the said Corporation, empowering the Corporation to terminate these services of permanent employees without giving any reason and by giving notice is void under Section 23 of the Contract Act, being opposed to public policy. The facts of the case at hand would show that the services of these two workmen were terminated on 5-11-84 in order to make way for the appointment of candidates who had been selected in accordance with the rules and on the basis of merit. Under such set of circumstances, it cannot be said that the action of the management was arbitrary and against public policy.
- 25. It is reiterated that since it is an admitted fact that the two workmen Nanaiah and Nagesh had not completed continuous service of 240 days in the next preceding year to the date of their termination of services dt. 5-11-34, the question of invoking the provisions of Section 25-F or 2 (00) does not arise The further question of invoking the provisions of 25-H or any other provision of Chapter V A of the I.D. Act does not arise.
- 26. The learned counsel for the II party has placed reliance on the case of Karur Vysya Bank Employees Union Ve. Central Government Industrial

Tribunal, Bangalore (Vol. 73 F.J.R. Page 93). The authority states that it the temporary employee had been employed to do casual work off and on and when there was no continuity of employment, he cannot involve Sec. 25F. The authority supports the contention of the II party that under the present set of circumstances, the I party workmen cannot claim that the termination of their services on 5-11-1984 was illegal.

- 27. The principle laid down in the case of Mangalore University non-teaching Employees Association Vs. Mangalore University and others (W.P. No. 8349 of 1988 DD 16-6-1988) by the Hon'ble High Court of Karnataka supports my finding that the II party management was justified in terminating the services of these persons, in order to make way for the appointment on regular basis, who had been selected on merit,
- 28. The learned counsel for the I party contended that the evidence of MW-2 shows that there were vacancies in Hyderabad and Chandigarh when the services of these two persons were terminated and thus it may be held that the termination of their services is illegal. No where, it has been pleaded that though there were so many vacancies at Hyderabad and Chandigarh and though these workmen Nanaiah and Nagesh had preferential claim among all the daily rates workers working throughout India and though they had put forth their claim to continue their said work on daily rated basis at those places the II party had indulged in unfair labour practice and refused to give them work, lest that they would complete 240 days of continuous service. Secondly the principle laid down in the authority of Mangalore University cited above indicates that after amendment of Sections 2(00) and 25-F of the J.D. Act, such workmen have no right to claim that their engagement on daily rated basis should have been continued as against the claim of candidates who were to be appointed in accordance with the rules and on the basis of their merit.
- 29. The case put forth by the I party workmen is, obviously for continuity of service, back wages and other consequential benefits, on the ground that they have been already reinstated in the same posts. It has been already observed that in that event, it will be an industrial dispute, falling within the ambit of Section 2(k) of the I.D. Act. The dispute cannot be maintained under Section 2-A of the I.D. Act, because presently it is not a case of these employees that they are still suffering under the order of dismissal and they seek for a direction of reinstatement. It is reiterated that since there is no proper espousal, the dispute cannot be maintained under Section 2(k) of the I.D. Act. Supposing for the sake of discussion that it is a dispute maintainable either under Section 2-A or 2(k) of the I.D. Act, still then the workmen cannot seek for any relief, since they did not complete continuous service of 240 days in the year next preceding 5-11-84, and the alleged termination of their services cannot be said to be in violation of Section 2(00) and 25-F of the I.D. Act. Looking from any angle, I find that the reference is liable to be rejected.

30. In the result, an award is passed to the effect that the management of National Bank for Agriculture and Rural Development, Bangalore was justified in terminating the services of S|Shri M C. Nanaian and B. N. Nagesh with effect from 5-11-84 and that there is no case of the workinen that the management failed to consider their cases at the time of fresh recruitment and acted contrary to Section 25-H of the I.D. Act. They are not entitled to any relief. The reference regarding Smt. Swarnavalli is rejected for default. She is not entitled to any relief.

(Dictated to the Personal Assistant, taken down by her, got typed and corrected by me.)

B. N. LALGE, Presiding Officer [No. L-12012[253[85-D.I.(B)]

का. श्रा. 1067.—श्रीद्योगिक विधाद अधिनियम, 1947 (1947 का 14) की धारा 17 के श्रनुरारण में, केन्द्रीय सरकार, श्राहसाल ग्रामीण बेक, श्रोर्स्ट के प्रबक्षतत्व के संबंध नियोजकों भीर उनके कर्मकारों के बीच, अनुश्रंध में निदिष्ट ग्रीद्योगिक विवाद में केन्द्रीय सरकार आधारिक ग्रीधकरण, कानगुर के पचपट को प्रकाशित करती है।

[संख्या एल-12012/4/88-इं.- ι (ए)/ईंग-I(बॉ)] प्रयमा वैश्वटाचलम, उप सचिव

S.O. 1067.—In pursuance of Section 17 of the Industrial Dispute Act, 147 (14 of 1947)), the Central Government hereby publishes the award of the Central Government Indus rial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employer in relation to the management of Chhatrasal Grameen Bank, Orai and their workmen.

BEFORE SHRI ARJUN DEV, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, KANPUR

INDUSTRIAL DISPUTE NO. 141 OF 1988

In the matter of dispute.

BETWEEN

Shri Naresh Narain Awasthi Clo Shri P. C. Bajpai, 990, Block, Kidwai Nagar, Kanpur.

AND

The Chairman, Chhatrasal Gramin Bank, Head Office, Orai District Jalaun.

AWARD

- 1. The Central Government, Ministry of Labour, vide its notification no. L-12012|04|88-D-IV(A)|D III(A) dated, 29th October, 1988, has referred the following dispute for adjudication to this tribunal:
 - "Whether the action of the management of Chhatrasal Gramin Bank, Orai in terminating Sh. Naresh Narain Awasthi from service w.e.f. 22-10-84 is justified? If not to what relief, the concerned workman is entitled?"

Today this case was fixed for filing claim statement on behalf of the workman, but none appeared despite repeated calls from the side of the workman. Shri U. S. Dwivedi filed his authority on behalf of the management. The first date was 8-12-88, second date was 12-1-89 and the third date was 16-2-89. These dates were apart from notice issued by the Central Government to the workman to file written statement within 15 days of its receipt.

It appears, in the circumstances of the case, that the workman not interested to prosecute the case. Hence a no claim award is given in the case against the workman.

4. Reference is answered accordingly.

ARJAN DEV, Presiding Officer

[No. L-12012]4 88-D.IV(A) [DI(B)]
PADMA VENKATACHALAM, Dy. Sccy.

नई दिल्ली, 17 श्रशैल, 1989

का. थ्रा. 1068—श्रीद्योगिक विवाद श्रीधिनियम, 1917 (1917 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार तूर्तीकोरीन पत्तन स्वास, तृतीकोरीन के प्रबन्धनंत्र से सम्बद्ध नियोजकों श्रीर उनके कर्मकारों के बीच, श्रन्बय में निदिष्ट श्रीद्योगिक विवाद में श्रीद्योगिक श्रीधकरण, मद्रास के पचपट को प्रकाणित करती है, जी केन्द्रीय सरकार का 10-489 को प्राप्त हुआ था।

[संख्या एल-44012/3/84 छा-4 $(\pi)/$ छे। उ (बा)]

New Delhi, the 17th April, 1989

S.O. 1068.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Tuticorin Port Trust, Tuticorin and their workmen, which was received by the Central Government on the 10-4-89.

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, TAMIL NADU, MADRAS

Wednesday, the 5th day of April, 1989

PRESENT:

THIRU K. NATARAJAN, M.A., B.L., Industrial Tribunal

INITUSTRIAL DISPUTE No. 22 of 1986

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the workmen and the Management of Tuticorin Port Trust, Tuticorin).

BETWEEN

The workmen represented by The Secretary, The Tuticorin Port Mariners Union, 403, Lions Town, Tuticorin, 628001.

AND

The Chairman, Tuticorin Port Trust. Tuticorin.

REFERENCE:

Order No. L. 44012/3/84-D. IV(A), dt. 17-3-86 of the Ministry of Labour, Government of India, New 1):lhi.

This dispute coming on for final hearing on Wednesday, the 15 h day of March, 1989 upon persuing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiru G. Balaram, Authorised Representative appearing for the workman and of Tvl. D. Raju and M. Venkatachalampathy, Advocates for the Management and this dispute having stood over till this day for consideration, this Tribunal made the following:

AWARD

This dispute between the workman and the Management of Tuticorin Port Trust, Turicorin arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its order No. L-44012[3]84-D.IV(A) dated 17-3-86 of the Ministry of Labour for adjudication of the following issue;

- "Is the Tuticcrin Port Mariners Union justified demanding promotion to Shri R. Meenakshi Sundaram, Store Keeper, to the post of Head Clerk? If so, to what relief is the workman concerned entitled?"
- 2. The averments in the claim petition are that one Meenakshi Sundaram was appointed as a Lower Division Clerk on 19-7-1963 at Tuticorin Harbour Project and finally it was renamed as Tuticorin Port Trust with effect from 1-4-1979. At the time of appointment the line of promotion was as follows: Lower Division Clerk—Upper Division Clerk|Store Keeper|Cashier—Head Clerk. The said Meenakshi Sundaram was promoted in 1970 as Upper Division Clerk after conducting the examination. While he was temporarily promoted as Upper Division Clerk, he was promoted to the post of Store Keeper and joined duty on 16-9-70. Section 29 of the Major Port Trust Act, 1963 reads as follows:

"Every employee serving under the Central Government or as the case may be, the other authority immediately before such day solely or mainly for or in connection with the affairs of the Port shall become an employee of the board, shall hold his Office or service therein by the same tenure and upon the same terms and conditions of service as he would have held the same if

the board had not been established and shall continue to do so unless and until his employment to the Board is terminated or until his tenure remuneration or terms and conditions of service are duly altered by the said Board.

Provided that the tenure remuneration and terms and conditions of service of any such employee shall not be altered to his disadvantage without the previous sanction of the Central Government."

He was also confirmed as Store Keeper with retrospective effect from 4-6-1976. As per original recruitment rules, Lower Division Clerks were entitled to be promoted as Store Keeper Upper Division Clerk Cashier. While said Meenakshi Sundaram working as Upper Division Clerk, vacancy arose and instead of promoting Meenakshi Sundaram as Head Clerk as per original service conditions, protected uder Section 29-F of the Madras Port Trust Act, 1963, Kamakshi Sundaram and Radhakrishnan, Upper Division Clerk, who are junior to Meenakshi Sundaram were promoted as Head Clerks. The administration did not call for any option from the employee at the time of promotion as Store Keeper. The post of Store Keeper, as per then recruitment rules, was entitled to promote as Head Clerk on promotion. The condition of service as applicable to the existing employees shall not be altered without previous sanction of Central Government. No such sanction was obtained by the administration and new recruit-rules have got into force adversely affecting Mecnakshi Sundaram and others in the matter of promotion. The denial has been done by the Mgt. without giving notice under Section 9-A of the I.D. Act. The denial of promotion is illegal and unjustifiable. Hence the claim petition.

3. The Respondent in the counter statement says, R. Meenakshi Sundaram was one of the successful Lower Division Clerks in the examination held during 1970 for promotion to the post of Upper Division Clerk and he was temporarily prmoted to the post of Store-Keeper and subsequently he was confirmed on 4-3-1976. It is correct as per the original recruitment rules. Lower Division Clerks were entitled to be promoted as Store Keeper Upper Livision Clerk and Cashier. It is incorrect that there were posts arose for the post of Head Clerks, the Junior namely S. Kamakshi Sundaram and Radhakrishnan were promoted instead of promoting Meenakshi Sundaram. The promotion of those people were made only in accordance with the provisions of recruitment rules which came into force on 1-4-1979. The claim petition refers to the promotion of Kamakshi Sundaram and Radhakrishnan is not relevant. formation of the Tuticorin Port Trust, the employees came to be governed by a Port Trust Employee (Recruitment, Seniority and Promotion) Regulations. 1979 made and notified by the Central Government as the first Regulations in exercise of the powers conferred by it by Section 126 of the Major Port Act, 1963. As per Regulation 34, Upper Division Clerks

with 5 years service alone are eligible for promotion to the post of Head Clerk. The Regulations do not provide for promotion of Store Keeper to the post of Head Clerk. Promotions had to be made to any higher post from only the feeder post in the respective line as provided in the Regulations. Again by virtue of Rule 12-A of the Fundamental Rules, which is applicable to the employees of the Tuticorin Port Trust and Government Servant appointed in a substantive capacity to any permanent post acquired a lien on that post and ceases to hold ay lien previously acquired on any other post. Therefore, the seniority could be maintained only in the grade of Store-Keeper, Hence he has not been eligible to be considered with the post of Head Clerk as per present Regulations. There was no need to call for any option from the employee at the time of promotion since it was made as per existing rules. The terms and conditions of the service of an en ployee as per Section 29-F of the Major Port Trust Act can altered even to the disadvantage by the Board with the previous sanction of Central Government. The terms and conditions have been altered by the Tuticorin Port Trust Employees Regulations, 1979 by the Central Government itself and not by the Board. Therefore no plea can be set up on the ground that the Administration did not obtain the previous sanction of the Central Government. Sectio 9-A of the Industrial Disputes Act cannot be invoked by the Petitioner since the promotion not being one of the conditioned services prescribed under the schedule. Further the fundamental and Supplementary rules and regulations that may be notified in this behalf by the Central Government in the Official Gazette referred to in proviso (b) to Section 9-A of the Industrial Disputes Act were applicable to the employee prior to formation of the Port Trust are aprlicable to him as employee under the New Regulations. The plea under Section 9-A is therefore not available to the Petitioner, Hence Meenkashi Sundaram is not entitled to the promotion as prayed for.

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- 4. The point for determination is (1) whether the demand of the Petitioner-Union to promote Meenakshi Sundaram to the Post of Head Clerk is justifiable?
- (ii) if so to what relief.
- 5. The Petitioner filed W-1 to W-5 of which W-1 is the copy of the Gazette Notification dated 31-12-68 making Rules regulating the method of recruitment in Class III and IV posts in the Tuticorin Project. It shows that for promotion to the category of Head Clerk the Feeder Pest was apprenticeship clerks. Store Keeper, Cashiers with 5 years service in the grade of the project.
- 6. W-2 is a copy of Promotion Order dated—15-9-70 of Meenakshi Sundaram from Lower Division Clerk to the Post of Store Keeper.
- 7. W-3 is the Confirmation Order to the Post of Lower Division Clerk.
- 8. W-4 is the copy of Confirmation Order to the post of Store Keeper.
- 9. These cannot be disputed by the Respondent-Management. The case of the Petitioner is that

on the basis of W-1, Copy of Gazette Notification, promotion to the category of Head Clerks as have been existing were from Upper Division Clerks, Store Keepers. Cashiers with 5 years service in the grade of the project. This is also not disputed by the respondent-Management. The plea of the Petitioner is that instead of promoting Meenakshi Sundaram as Head Clerk, the Juniors have been promoted to substantiate the demand of the Petitioner-Union to promote Meenakshi Sundaram, Store Keeper to the post of Head Clerk. The Authorised Representative to the Petitioner relied on Section 29-F of the Madras Port Trust Act, 1963. Section 29-F says:

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"Every employee serving under the Central Government or as the case may be, the other authority immediately before such day solely or mainly for or in connection with the affairs of the Port shall become an employee of the board, shall hold his office or service therein by the same tenure and upon the same terms and conditions of service as he would have held the if the board had not been established and shall continue to do so unless and until his employment in the Board is terminated or until his tenure remuneration or terms and conditions of service are duly altered by the Board.

Provided that the tenure remuneration terms and conditions of service such employee shall not be altered to his disadvantage without the previous sanction of the Central Government."

Stress is laid on the proviso of 29-F contending to the tenure remuneration and terms and conditions of service of any such employee shall not be altered to his disadvantage without previous sanction of Central Government. As against this proviso of 29-F it is pointed out by the learned counsel for the Respondent-Management that the conditions of service were not altered by the Respondent-Management without previous sanction of the Government. In fact the conditions of service of the employee of Port Trust were altered by the Central Government itself by passing regulations by virtue of Section 126 of the Major Port Trust Act. It is the case of the Res-pondent that under section 126, the Central Government has powers to make First Regulations. Section 126 says "Notwithstanding anything contained this Act, the First Regulation under this Act shall be made by the Central Government and shall have effect on being published in the Official Gazette". In exercise of this power, regulations have been framed and also published in the Gazette as can be seen from the Gazette Notification dated 16-3-1979, All these regulations came into force from 1-4-1979. Regulation 34 says "For the post of Head Clerk a selection should be made by promoting Upper Division Clerk with five years service in the grade in the Post after appointment thereto on a regular basis". In view of this new regulation having been made superseding earlier rules, dated 13-12-68, the candidate Meenakshi Sundaram could not be considered for the post of Head Clerk. It is stressed that only the persons

working as Upper Division Clerk with 5 years service in the Grade on a regular basis has to be considered The question of considering Meenakshi Sundaram, Store Keeper does not at all arise. The earlier notification framing rules under W-1 for promotion of Head Clerks, it includes the categories of Store Keeper and Cashier should be considered along with Upper Division Clerks. It is true, it appears to be same category. But under new regulation, the Government thought fit to consider only Upper Division Clerks has eligible for promotion to the post of Head The Respondent-Management has no alternative except to consider the new regulation. cannot be contended that the Board has violated Section 29-F by changing the condition of service to the disadvantage of said Meenakshi Sundaram without the previous sanction of Central Government. It is completely forgotten by the Petitioner-Union that a category of service namely Store Keeper originally included and subsequently taken away by a new regulation cannot be considered for the promotion on the old regulation which is no longer in force. As a matter of fact under Section 37 the old regulations which were in force immediately before the commencement of these regulations are repealed. Therefore the Petitioner-Union cannot contend the assurance given under proviso 29-F has been taken away by the Board. The proviso to 29-F as rightly pointed out by the Respondent-Board would be attracted only if the conditions of service are changed by the Board itself.

- 10. The next contention of the Petitioner-Union is that no notice of change of service condition was given as contemplated under Section 9-A of the Industrial Disputes Act. Section 9-A reads that "no employer, who proposes to effect any change in the condition of service applicable to any workman in respect of any matter specified in the Fourth Schedule shall affect such change.
 - (a) without giving to the workman likely to be effected by such change a notice in the prescribed manner of the nature of change proposed to be effected; or
 - (b) within 21 days of giving such notice; ****. It is urged by the learned Authorised Representative that the case would fall under Item 8 of Fourth Schedule namely withdrawal of any customary concession or previlege or change in usage. I am unable to accept this argument since no customary concession or privilege or change in usage have been violated so as to give a notice under Section 9-A of the Industrial Disputes Act. Further the condition give a notice under Section 9-A of the Industrial, Disputes Act. Further the condition of service having not been altered by the respondent-Management the question giving notice of change by the respondent does not at all arise. However, it is contended by the learned counsel for the Respondent that 9-A will not be applicable for the persons to whom the fundamental and supplementary rules are applicable. In this case, the fundamental rules are applicable

to the employees of the Respondent-Management. Hence the application of 9-A is also not attracted. Viewed from any angle, the Petitioner Union is not justified in demanding promotion to R. Meenakshi Sundaram, Store Keeper to the post of Head Clerk. Hence this point is found against the Petitioner.

- 11. Point (i): The Petitioner is not entitled to any relief.
- 12. Point (ii): In the result the claim is rejected and an award is passed accordingly. No cost.

Dated, this 5th day of April 1989

K. NATARAJAN, Industrial Tribunal [No. L-44012]3[84-D,IV(Λ)[D,III(B)]*

WITNESSES EXAMINED

For Both Sides: None.

DOCUMENTS MARKED

For workman:

- Ex. W-1|31-12-68—Copy of Gazette Notification (Posts) No. 3-PE(14)168.
- W-2|15-9-70—Copy of Promotion Order of Thiru R. Meenakshi Sundaram, Lower Division Clerk to the post of Store Keeper.
- W-3|30-4-75—Confirmation Order in the Post of Lower Division Clerk (copy).
- W-4|19-4-76—Confirmation order in the post of Store Keeper (copy).
- W-5|19-4-76-Extract from the Major Port Trusts Act, 1963 (Section 29-F and Section 126).

For Management: Nil.

- का. प्रा. 1069:—धीधोमिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मैससे गोयनका प्राप्तक कम्पनी, बरगंदा, जिता गिरीडीह के प्रबन्धतन्न से सम्बद्ध नियोजकों छौर उनके कर्मकारों के बीच, झनुबंध में निदिष्ट धौद्योगिक विवाद में केर्न्द्रीय सरकार औद्योगिक प्रश्लिकरण, सं. 2 धनबाद के पंतपट को प्रकाशित करती है, जो फेन्द्रीय संस्कार को 7--4-89 के प्राप्त हम्रा था।
- S.O. 1069.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal No. 2. Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Ms. Goenka Mica Company, Barganda, Distt. Giridih and their workmen which was received by the Central Government on the 7-4-89.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT

DHANBAD

PRESENT

Shri I. N. Sinha, Presiding Officer, REFERENCE NO. 14 OF 1987

In the matter of an industrial dispute under Section 10(1)(d) of the I. D'. Act, 1947

PARTIES:

Employers in relation to the management of Ms. Goenka Mich Company, At Barganda, Distt. Giridih and their workmen.

APPEARANCES ·

On behalf of the workmen: Shri D. K. Verma, Advocate.

On behalf of the employers: None.

STATE: Bihar INDUSTRY: Mica

Dated, the 3rd April, 1989

AWARD

The Govt. of India, Ministry of Labour in excesse of the powers conferred on them under Section 10(1) (d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-28012 1 36-D. III(B) dated the 12th December, 1986.

SCHEDULE

"Whether the action of the management of Dharbey Mica Mine of MIs. Goenka Mica Company, At Barganda, P.O. & Distt. Giridih in terminatiing the services of Shri Mathura Prasad Poddar, Clerk without notice and retrenchment compensation after closure of the Mine is legal and justified? If not, to what relief is the concerned workman entitled?"

The case of the concerned workman Shri Mathura Prasad Poddar is that he was working as Clerk Dharbey Mica Mine of M/s. Goenka Mica Company with effect from 12-11-73. The management terminated his services illegally with effect from 2-6-84 without any notice or notices pay or retrenchment The concerned workman informed compensation. the LEO(C) regarding his illegal termination and also protested before the management. Inspite of his protest against illegal termination of his services the management neither took him back on the job nor paid him any notice pay, retrenchment compensation, bonus, gratuity and other dues. At first he filed a case before the Labour Court, Bokaro Steel City for payment of his dues under the minimum wages Act on wrong advice and hence his case was dismissed. Subsequently he raised an industrial dispute against the termination of his services before the ALC(C), Dhanbad. The management filed their

comment before the ALC(C), Hazaribagh taking various inconsistent pleas. The management pleaded before the ALC(C) that the mine was suffering from closure with effect from 1-5-84. The management further stated that the concerned work van did not turn up even after closure. The management threatened to take disciplinary action against him. It was stated that the concerned workman did not join his services from 2-6-84. The conciliation proceeding started by the ALC(C) failed and thereafter the present reference was made to this Tribunal for adjudication. It is not a fact that the mine was suffering from closure. In fact the mine was still working Even if the mine was suffering from closure it was not bonafide. The action of the management in not terminating the services of the concerned workman without notice and retrenchment compensation was illegal and unjustified. On the above facts it was prayed that it may be held that the termination of the services of the concerned workman is not legal and justified and the management be directed reinstate the concerned workman with full back wages and other benefits available to him. In the alternative it is prayed that the concerned workman is entitled to notice pay and full retrenchment compensation as payable under Section 25F of the 1.D. Act.

The management of Mis. Goenka Mica Co. Giridih did not appear and file any W.S. A petition was filed on behalf of the concerned workman that in Arbitration Case No. 66 85 pending befode the Sub-Judge, Giridih Shri G. B. Raghavan has been appointed as Receiver to look after the management of M|s. Goenka Mica Co and he should be impleaded in the case. Accordingly notice was sent to the Receiver to Shri G. B. Raghavan who appeared before this Tribunal. On 24-6-83 Shri Wasi Ahmed authorised representative appeared on behalf of Shri G. B. Raghavan, Receiver, Goenka Mica Company and filed a petition for adjournment of the case. The case was adjourned to 18-7-88 but no one appeared on behalf of the Receiver on 18-7-88. Thereafter 2 adjournments were given and again a notice was issued on 6-1-89 but inspite of the notice there was no appearance on behalf of the Receiver, and then after adjournment the case was fixed for hearing exparte. The case was heard exparte on 28-2-89.

The point for decision is whether the termination of the services of the concerned workman without notice and retrenchment compensation after closure of the mine was legal and justified. The concerned workman examined himself as WW-1 and his documents are marked Ext. W-1 to W-4.

Ext. W-3 and W-4 are the ordersheets of Arbitration case No. 66|85 of the Court of Sub-Judge, Giridih to show that Shri G. B. Raghavan was appointed as the Receiver of Goenka Mica Mine.

Ext. W-1 dated 12-11-73 is the letter of appointment of the concerned workman which also gives the term of his appointment. Ext.W-2 is the comment of Shri Nandlal Churiwala, Partner of Goenka Mica Company filed before the ALC(C) Hazaribagh in the conciliation proceeding. It will appear from the comment of the management that the concerned workman had been appointed in Dharbe Mine

since 11-12-73. The concerned workman WW-1 has stated that he was working as a Clerk in Dharbey Mica Mine of Mis. Goenka Mica Company. He has proved the appointment letter Ext.W-1. He has further stated that since June, 1975, the management stopped him from work and that the management did not issue any notice to him stopping his work has further stated that the management did not give him any retrenchment compensation at the time of stoppage of his work. He has stated that Dharbey Mica Mine is still working and it is under the management of Shri G. B. Raghavan, Receiver, appointed by the Court for Goenka Mica Company, Giridih. The concerned workman has denied that Dharbey Mica Mine was under closure and has stated positively that the said mine is still working and presently it is under the management of the Receiver. It is no where stated in Ext.W-2 that Dharbey Mica Mine was in lawful closure rather it is stated that it was suffering from closure. The fact that the Receiver has been appointed to run the mine shows that the mine was not under closure. There is no assertion by the management in Ext.W-2 that the concerned workman had been given notice or any compensation as is required under Section 25(0)(7) of the I.D. Act. Section 25(0)(7) provides that where an undertaking is approved or permitted to be closed down under sub-section 1 or sub-section 4 of Section 25(0), every workman in the said undertaking who has been in continuous service for not less than one year in that undertaking immediately before the date of application of permission under this section shall be entitled to notice and compensation as specified in Section 25(N) as if the said workmen had been retrenched under that Section. Even if the mine was approved to be closed down the management was bound to give notice and compensation as specified in Section 25(N) of the 1.D. Act to the concerned workman. The concerned workman WW-1 has stated that he neither received any notice nor compensation provided to rerenched workmen. It is evident therefore that the concerned workman had not been given any notice or any compensation before stopping terminating his services by the management. WW-1 has stated that since June, 1984 the management stopped him from work. As no notice pay and compensation as required under Section 2(0)(7) of the I.D. Act was paid to the concerned workman his termination or stoppage of work was illegal and unjustified. The provision of Section 2(0)(7) of the 1.D. Act regarding compensation notice, has been brought at par with the provision of Section 25N of the I.D. Act and as no notice and compensation was paid to the concerned work ran as required under the law, his termination of services was illegal and it will be deemed that the concerned workman continued in service of the management. Accordingly the concerned workman is reinstated in his job with effect from 2-6-84 with all back wages.

In the result, I hold that the action of the management of Dharbey Mica Mine of M/s. Goenka Mica Co. Giridih in terminating the services of the concerned workman Shri Mathura Pd. Poddar clerk without notice and retrenchment compensation is illegal and unjustified. The management is directed to reinstate the concerned workman and to

pay all back dues from the date of termination of service within one month from the date of publication of the Award.

post of B.T.T. Over-head Crane Driver on motion, Ramsurath Ray the concerned we being the senior-most incumbent of the Ur

Sd|-

N. SINHA, Presiding Officer [No. L-28012|1|86-D-1II(B)]

का था. 1070--श्राधार्गिक त्रिवाद ग्राधिनियम, 1917 (1947 का 14) की धारा 17 के ग्रानुसरण में, केन्द्रीय सरकार फलकरता पाट ट्रेस्ट के प्रवन्धतक से शस्त्रक नियोकको और उनक कर्मकारों के बीच, श्रनुबध से नियाट प्रीधौर्गिक त्रिवाद में केन्द्रीय सरकार श्रोधौर्गिक प्रधिकरण, कलकत्ता के प्रचट को प्रकाशित करती है, भी केन्द्रीय सरकार को 7-4-89 प्राप्त हुन्ना था।

S.O. 1070.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Calcutta as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Calcutta Port Trust and their workmen, which was received by the Central Government on the 7-4-89.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

Reference No. 114 of 1988

PARTIES:

Employer in relation to the management of Calcutta Port Trust.

AND

Their workmen.

PRESENT:

Mr. Justice Sukumar Chakravarty.....
Presiding Officer.

APPEARANCES:

On behalf of employer.—Mr. P. Roy, Industrial Relation Officer.

On behalf of workmen.—Mr. N. Dasgupta, General Secretary of the Union.

STATE: West Bengal INDUSTRY Port

AWARD

By Order No. L-32011[8]86-D.IV(A) dated 18-8-87 the Government of India, Ministry of Labour referred the following dispute to this Tribunal for adjudication —

"Whether the action of the management of Calcutta Port Trust in denying the claim of Shti Ramsurath Ray, Acting Oiler, for promotion to the post of B.T.T. Crane Driver in the Millwright Shop under Ship Repair Complex Department is justified? IF NOT to what relief is Shri Ramsurath Ray entitled?".

2. The case in brief as made out in the written statement of the Union sponsoring the cause of the workman concerned, Shri Ramsurah Ray is as follows: In response to the employer, Calcutta Port Trust's (C.P.T.) circular for filling-up the

post of B.T.T. Over-head Crane Driver on promotion, Ramsurath Ray the concerned workman being the senior-most incumbent of the Unskilled Labour (U.S.L.) in the Class—IV category applied for the same. The post of B.T.T. Overhead Crane Driver is the Class -III post. Pending disposal of the concerned workman's aforesaid application. he was allowed to act as Oiler (Semi-skilled post) attached to B.T.T. Crane Driver. The management of C.P.T. did not call the concerned workma. for the test in respect of the post of B.T.T. Crane Driver. The C.P.I. however held the test of other applicants and promoted illegally one Mohammad Sultan who was junior to the concerned workman in the post of unskilled labour. The employer-C.P.T. did not inform the concerned workman why his application for the post of B.T.T. Crane Driver on promotion was not considered and why he was not called for the test for the above post.

- 3. After the promotion of Mchammad Sultar the concerned workman however came to learn that his application for the post of B.T.T. Crane Driver was not considered and he was not called for the test as he was holding the post of Oilco on promotion at the relevant time. According to the concerned workman, he was holding the po-Oiler on promotion on temporary basis and aceordingly his substantive post was the post of Unskilled Labour, which was the feeder post to the promoted post of B.T.T. Crane Driver. It was the further case of the workman concerned that previously the employer-C.P.T. promoted one Kaladhar Jha to the post of D.T.T. Crane Driver from the post of Oiler in 1970. The employer—C.P.T. accordingly was not justified in denying the claim of the concerned workman for the post of B.T.T. Crane Driver on promotion. The concerned workapproached the employer—C.P.T. for due consideration of his claim but to no effect. The dispute then raised by the concerned workman taken-up by the Union and the Union's efforts also ended in failure. An attempt for conciliation was made and the failure report of the Conciliation Officer resulted in the present reference.
- 4. The case in brief as made out by the employer C.P.T. in their written statement is as follows: In Millwright Shop under the C.P.T. there are seven posts of B.T.T. Overhead Crane Driver and fifteen posts of O.T.T. Overhead Crane Driver. On 1-6-1984 a circular was issued inviting application from the Semi-skilled Labourers (R.S.Ks.) and Un-skilled Labourers (U.S.Ls.) of all the eleven shops under the C.P.T. for filling-up three posts of B.T.T. Overhead Crane Driver. The concerned workman, an U.S.L. applied for one of the said posts. The said vacancies however could not be filled-up at the relevant time due to industrial disputes. In the meantime a post of Oiler fell vacant and for filling-up the said post a circular was issued on 29-10-1984 inviting the applications for the said post. The concerned workmin applied for the said post on 1-11-1984 and he was promoted to said post after holding a test. After protracted ioint discussion it was possible to persuade the Union to drop the disputes and to take necessary action for filling-up the posts of Overhead Crane

Drivers. A trade test was held for the purpose and three persons including Md. Sultan were promoted to the posts of B.T.T. Overhead Crane Driver with effect from different dates. The concerned workman however was not called for the trade test for the post of B.T.T. Overhead Crane Driver as he was holding then the post of the Oiler, which was not the feeder post for promotion Overhead Crane Drivers. the post of B.T.T. The concerned workman holding the post of Oiler which was the post of Semi-skilled Labour had no right to be called for the test for the post of B.T.T. Overhead Crane Driver. The employer—C.P.T. accordingly did not do any injustice in not considering the claim of the concerned workman while fillingup the posts of B.T.T. Overhead Crane Drivers.

I T-12-2 - T-2-3 - T-2-3

5. Both sides have adduced evidence, both oral and documentary in support of their respective statements. It is an undisputed fact that the cerned workman was holding the post of the Unskilled Labour which was admittedly the feeder post to the post of B.T.T. Crane Driver on promotion. There is no dispute to the Act also that in pursuance of the employer—C.P.T.'s 1-6-1984 inviting application from U.S.L. and R.S.K. (Ext. N-1) for filling-up the posts of B.T.T. Overhead Crane Driver, The concerned workman also applied for one of such posts and that the concerned workman was Unskilled Labour when he made such application for the aforesaid post. It is also an undisputed fact that in response to the C.P.T.'s circular dated 30-10-1984 Ext. M-2 inviting application from the Unskilled Labourers for filling-up the post of Oiler, the concerned workman applied for the same and appeared for the purpose and was promoted to the said post of Oiler after qualifying for the said post before the trade test for the post of B.T. F. Overhead Crane Driver was held. It is also an undisputed fact that the concerned workman was not called for the trade test for the post of B.T.T. Overhead Crane Driver was held for the purpose. There is no dispute to the fact as well that as a result of the said trade test, three persons including Mohammad Sultan promoted to the posts of B.T.T. Overhead Crane Driver and that Mohammad Sultan as an Unskilled Labour was junior to the concerned workman.

The pertinent question for decision here is whether the employer—C.P.T. was justified in denying the consideration of the application of the concerned workman for the post of B.T.T. Overhead Crane Driver. It has already been stated that the concerned workman was in the post of Unskilled Labour which was feeder post to the post of B.T.T. Overhead Crane Driver on promotion when he applied for the same. According to the employer---C.P.T., the promotion of the concerned workman to the post of Oiler in the meantime has disqualified him for insisting on the consideration of his application for the post B.T.T. Overhead Crane Driver as the post of Oiler was not the feeder post to the post of B.T.T. Overhead Crane Driver. The concerned workman has however in his evidence as WW-1 has stated that one Kaladhar Jha was promoted to the post of B.T.T. Overhead Crane Driver from the post of Oiler in 1970. This particular fact has also been admitted by MW-1

Gangopadhyay a Junior Executive Engineer (Mechanical) in C.P.T.

- 6. In this particular reference I am not required to settle any dispute whether the post of Oiler can be the feeder post to the post of B.T.T. Overhead Crane Driver on promotion. I am however required to see whether the employer—C.P.T. has been justified in not considering the application of the concerned workman for the post of B.T.T. Overhead Crane Driver when it is an admitted fact that the concerned workman as an Unskilled Labour made the said application in response to the employer—C.P.T's circular dated 1-6-1984 inviting application from the Unskilled Labourers for filling-up the post of B.T.T. Overhead Crane Driver.
- 7. The management's witness MW-1 has clearly stated in his evidence that the workman concerned was not called for the test for the post of B.T.T. Overhead Crane Driver because in the mean time he was holding the another promoted post of Oiler. It is also an undisputed fact that the post of Oiler is inferior to the post of B T.T. Overhead Crane Uriver. It may be mentioned here that the management of C.P.T. did not inform the concerned workman that his application for the post of Oiler his selection for such post pending disposal of the application for the post of B.T.T. Overhead Crane Driver would disqualify hi mto be called for the trade test for the post of B.T.T. Overhead Crane Driver. The concerned workman (WW-1) has stated in his evidence that he was not informed by the management that candidature for the post of B.T.T. Overhead Crane Driver would not be considered as he has been promoted to the post of Oiler in the mean time. relevant circular for the post of B.T.T. Overhead Crane Driver Ext. M-1 also does not indicate that the application of any Unskilled Labour if filled for the post of B.T.T. Overhead Crane Driver, would not be considered if he is promoted to any other post in the meantime. I have given due consideration to all the facts and circumstances in the present case and the materials in the record. I do not find any justification in the C.P.T.'s action in not taking into consideration the concerned workman's application for the post of B.T.T. Overhead Crane Driver.
- 8. The concerned workman has taken-up the definite plea in the written statement that he was not made permanent in the post of Oiler while the trade test for the post of B.T.T. Overhead Crane Driver was held and the said post was filled up. The workman ((WW-1) has stated so in his deposition. Ratan Gangopadhyay (MW-1) has however stated in his evidence that the concerned workman was promoted to the permanent post of Oiler in the end of 1984 before the trade test for the post of B.T.T Overhead Crane Driver was held. He has however given a rejoinder to his such statement by saying that so far as he recollects the post of Oiler held by the workman concerned was permanent. In the concluding part of his cross-examination this witness has however admitted that he is not connected with the Establishment Section which maintains the service sheet of the workmen including the workman concerned. The service sheet Ext. W-13 of the concerned workman

however does not show that the concerned workman was holding the permanent post of Oiler in 1986 when the trade test for the post of B.T.T. Overhead Crane Driver was held. If it is found that the concerned was not made permanent in the post of Oiler at the time when the trade test for the B.T.T. Overhead Crane Driver was held, then it goes without any saving that he was holding the substantive post of Unskilled Labour till then. Even if it be assumed for the shake of argument that the concerned workman was holding the permanent post of Oiler at the time when the trade test for the post of B.T. F. Overhead Crane Driver was held, then also the employer--C.P.T. was not justified in not calling for the workman concerned in trade test for the post of B.T.T. Overhead Crane Driver on the basis of his application. The employer C.P.T. could not show any rule or any order made by it to the effect that the promotion of the concerned workman to the post of Oiler which is admittedly inferior to the post of B.T.T. Overhead Crane Driver, pending consideration of his application for the post of B.T.T. Overhead Crane Driver, would debar the employer from considering his application for the post of B.T.T. Overhead Crane Driver,

9. In view of what has been discussed above and regard being had to the materials in the record 1 find that the employer—C.P.T. has not been justified in denying the consideration of the application of the concerned workman filed in 1984 for the post of B.T.T. Overhead Crane Driver The concerned workman is entitled to get his such application duly considered by the employer—C.P.T. in connection with the existing or future vacancy for the post of B.T.T. Crane Driver. The employer—C.P.T. is directed, to act accordingly and take follow-up action and if the concerned workman qualifies in the test held for the purpose and is found suitable, he may be promoted to the post of B.T.T. Crane Driver according to the rules against the existing or future vacancy.

This is my Award.

Dated, Calcutta, The 27th March, 1989.

SUKUMAR CHAKRAVARTY, Presiding Officer [No. L-32011|8|86-D,IV(A)|D,IH(B)] V. K. SHARMA, Desk Officer

नई दिल्ली, 21 श्रप्रैल, 1989

का. प्रा. 1071: — प्रीद्योगिक विवाद प्रधिनियम. 1947 (1947 का 14) की धारा 17 के प्रमुखरण में, केन्द्रीय सरकार भारतीय स्टेट बैंक, तिमलनाषु, मद्राम के प्रबन्धनन्त्र के संबद्ध नियोजकों घोर उनके कर्मकारों के बीच, प्रमुबंध में निविष्ट ग्रीद्योगिक विवाद में केन्द्रीय सरकार श्रीद्योगिक प्रधिकरण, मद्राम के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरवार को 7 ग्राप्त, 1989 को प्राप्त हुए। था।

New Delhi, the 21st April, 1989

S.O. 1071.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government Industrial Tribunal, Tamil Nadu, Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the

management of State Bank of India and their workmen, which was received by the Central Government on the 7th April, 1989.

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, TAMILNADU, MADRAS

Tuesday, the 4th day of April, 1989. Industrial Dispute No. 87 of 1987

FOR

(In the matter of dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the Workman and the Management of State Bank of India, Orthanad, Thanjavur Dist.)

BETWEEN

Thiru R. Ramaswamy, Watchman, State Bank of India, Orthanad, Thanjavur District (Tamil Nadu).

AND

The Branch Manager, State Bank of India, Orthanad, District Thanjavur (Tamil Nadu).

Reference: Order No. L-12012|471|86-D. II(A), dt. 8-1987 of the Ministry of Labour, Government of India, New Delhi.

This dispute coming on for final hearing on Wednesday, the 22nd day of March, 1989 upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thirn B. Venugopal, Advocate appearing for the Workman and of Thiru R. Sreekrishnan, Advocate for the Management and this dispute having stood over till this day for consideration, this Tribunal made the following.

This dispute between the workman and the Management of State Bank of India, Orthanad, arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its Order No. 12012|471|86-D. II(A) dated August, 1987 of the Ministry of Labour for adjudication of the following issue:

- "Whether the action of the management of State Bank of India in relation to its Orthanad Branch, Tamil Nadu in denying employment or regular basis and terminating services of the workman Shri R. Ramaswamy with effect from 6-4-84 is justified? If not, to what relief the said workman is entitled?"
- 2. The claim petition averments are that the petitioner is a workman under the Respondent Management having been worked as watchman from the year 1962 at the Orathanadu Branch. He is an Ex. I.N.A. member and completed 19 years of service in the above branch. The Branch never put him in the

permanent service. While so a call for of interview on 14-12-82 at Madurai, he appeared for the interview and also produced the discharge certificate of I.N.A. He also sent school certificate for the proof of his age through the 1st Respondent. While so he was terminated from service in the month of April, 1984 without any valid reasons. Then he moved the Labour Commissioner, who referred the matter to this Tribunal.

- 3. The Respondent in its counter statement states, the Petitioner is not entitled to reinstatement and the dispute referred to is vexatious one. The Petitioner has no locus standi to maintain the dispute. Petitioner was appointed at the Orthanad Branch as substitute watchman during the period 23-2-1975 to 5-4-1984 for 2395 days. The Petitioner was not engaged by the bank for 240 days during any period of any calendar month. Inspite of it he was considered for permanent appointment and was interviewed on 25-12-1982. The Petitioner could not produce any documentary evidence in support of his age other than the discharge certificate from 1.N.A. in 1942. The committee telt the absence of production of age certificate that he should be over 18 years in 1942. and at the time of interview he would complete his 60 years and therefore no employment was offered to the Petitioner after 5-4-84 Hence the non-employment after 6-4-84 was just and proper. The Petitioner since discharged from I.N.A. from 1942 he would have born in the year 1924 and reached the age of superannuation in 1982 (58 years) and he was 60 years in 1984. Hence the claim should be rejected.
- 4. The point for determination is whether the termination of the Petitioner from service is legal and proper? If so to what relief the petitioner is entitled to?
- 5. By consent W-1 to W-4 and M-1 to M-6 were marked on behalf of the Petitioner and Management respectively. No oral evidence was adduced on the either side.
- 6. The facts in this case that the petitioner was employed as substitute watchman till 5-4-1984 has not been questioned. The Petitioner seeks to make out a case on the basis he having served in Indian National Army and was employed in the Management since 1962 he should have been absorbed regularly. But against his conversion, the respondent would contend that he was a substitute watchman from 23-2-1965 to 5-4-1984 and further he was since over aged beyond 58 years he was not considered for regular employment. In this connection, the Petitioner would contend that the School Certificate was given by him to the 1st Respondent. There was nothing to indicate on record whether he had actually given the School Certificate to the 1st Respondent. Any way, the Petitioner ought to have produced the material before the interview committee or atteast now before this 'Iribunal to substantiate his version that he was below 58 years on the date of interview and therefore he should not have been terminated on account of age. The Petitioner except contending that he was illegally terminated, no documentary evidence was led in to show that he was below 58 years. It may be even according to the Respondent that he might have worked from 23-2-1965 to 5-4-1984 and

that the plea of the respondent that he has not worked for 240 days during any period of calendar months. It is the case of the Respondent that the petitioner has not proved his age. Therefore the Petitioner cannot have grievances against the respondent for his fault. He should have produced some tangible evidence before the committee or atleast now before this Tribunal, Regarding age the demand could have been considered on the basis of materials. In the absence of the same it cannot be contended the termination of service is not justified.

- 7. For all these reasons it is found the termination of service of the Petitioner is justified.
- 8. In the result the claim is rejected and an award is passed accordingly.

Dated, this 4th day of April, 1989.

THIRU K. NATARAJAN, Industrial Tribunal [No. L-12012|471|86-D, II(A) |D, III(A)]

WITNESSES EXAMINED

For both sides: None.

DOCUMEN'IS MARKED

For Workman:

- Ex. W-1111-4-84.—Representation by the Petttioner—Workman to the Management— Bank for service benefit.
- Ex. W-2|15-3-85.—Petition u|s 2(A) of the 1.D. Act by Petitioner Workman to the Labour Officer (Central) Madras.
- Ex. W-3.—Petition filed by the Petitioner—workman in No. M7(18) |86-D3, dt. 26-6-86 before the Assistant Labour Commissioner, Madras.
- Ex. W-4.—Petition filed by the Petitioner—workman in No. M7(18) 86-D3, dt. 11-8-86 before the Honourable Minister for Labour, Government of India, New Delhi.

For Management:

- Ex. M-1/17-10-75.—Letter from Branch Manager of the Management Bank to the Workman Thiru R. Ramaswamy (Xerox copy).
- Ex. M-2|20-11-82.—Letter from Branch Manager of the Management Bank to the Workman Thiru R. Ramaswamy (Xerox copy).
- Ex. M-3/17-11-83.—Letter from the workman to the President of India (Xerox copy).
- Ex. M-4|16-8-86.—Petition u's 2(a) of the I.D. Act filed by the Workman before the Regional Labour Commissioner, Madras (Xerox copy).
- Ex. M-5/18-8-86.—Written comments from the Branch Manager of the Management Bank to the Assistant Labour Commissioner (Central) Madra: (Xerox copy).

Ex. M-6/17-10-86.—Conciliation Failure Report (Xerox copy).

भर था 1072 — प्राप्तिमक विवाद प्रधितियम, 1947 (1947 का 14) को धारा 17 के प्रतुपरण में, केन्द्रीय सरकार भारतीय स्टेट बैक के प्रबन्धतव के सबद्ध नियोजको ग्रीर उनके कर्मकारों के बीध, अनुबंध मे निविष्ट ग्रीशोधिक विवाद में केन्द्रीय सरकार ग्रीयोधिक ग्रीध-धरण, भद्रास के पंजाट का प्रकाणित करमी है, जो केन्द्रीय सरकार का 10 ग्रीक, 1989 का प्राप्त हुगा था।

S.O. 1072.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Tamil Nadu, Madras as shown in the Annexure in the Industrial dispute between the employers in relation to the management of State Bank of India and their workmen, which was received by the Central Government on the 10th April, 1989.

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, TAMIL. NADU, MADRAS

Wednesday, the 5th day of April, 1989 Industrial Dispute No. 134|1987

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the workmen and the Management of State Bank of India, Madras-1.

BETWEEN

The workmen represented by:—
The General Secretary,
State Bank Employees Union
157, Angappa Naicken Street,
P.B. No. 1548, Madras-1.

AND

The Chief Regional Manager State Bank of India, Region Office V. 43, Moore Street, P.B. No. 1025. Parry House. Madras-600 001.

REFERENCE:

Order No. L. 12012|58187-D.II(A), dated..... of the Ministry of Labour, Government of India, New Delhi.

This dispute coming on for final hearing on Wednesday, the 22nd day of March, 1989 upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiru V. S. Balasubrahmaniyam, Authorised Representative appearing for the workmen and of Thiru G. S. M. Sridhar for Tvl. R. Sreekrishnan, S. Krishnamurthy, G. S. M. Sridhar and B Raghavulu Naidu, Advocates for the Management and this dispute having stood over till this

day for consideration, this Tribunal made the following.

AWARD

This dispute between the workman and the Management of State Bank of India, Madras arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its Order No. L-12012[58]87-D.II(A) dated of the Ministry of Labour for adjudication of the following issue:

"Whether the action of the Management of State Bank of India in relation to their Triplicane Branch, Madras in denying full time scale of wages to Smt. T. Alamelu, part-time sweeper-cum-waterman with effect from 7-1-1985 is justified? If not, to what relief is the workman entitled?"

2. The Petition averments are that the employee Smt. T. Alamelu was appointed as sweeper-cum-water woman at Triplicane Branch of the Respondent Bank with effect from 1-10-1966 with wages of Rs. 54|per month on consolidated basis. The hours of work stipulated from 6 A.M. to 8 A.M. on week days and from 7 A.M. to 8 A.M. on Saturdays and total hours not to exceed 13 hours a week. The wages were paid to the employee on the basis of hours of work as per the provisions of Circular Instructions issued by the Respondent Bank. The Petitioner was advised in writing about the re-designation as part time sweeper-cum-water woman in the same branch from 17-8-1979. The Respondent Bank further advised the petitioner about her eligibility for 3 4th wages in the revised hours of work in the week days 6.00 A.M. to 9.00 A.M. and 12.30 P.M. to 2.30 P.M. and on Saturady 6.00 A.M. to 9.00 A.M. and on Saturdays afternoon 12.30 P.M. to 1.30 P.M. The total hours of work 29 hours per week. While so the Triplicane Branch was expanded by occupying the ground floor of the premises also in addition to the first and second floors. The said Alamelu represented to the superiors for overtime employment and full wages consequent upon the increase in the volume of her work performed involving more than 29 hours per week. Based on the representation of the employee and taking into account other factors, connected to the area to be cleaned and swept daily, the Branch Manager recommended that the employee asked to work beyond the present stipulated working hours, due to increasing work load in the area, to refix the working hours and absorb her as full time sweeper-cum-water woman with effect from 2-1-1985. The increased working hours as recommended by the Branch Manager came to 39-112 hours per week. He also recommended that the employee to perform the duty at a revised schedule in anticipation of the approval and asked the Management to confirm his action. The Regional Manager taking into consideration of the recommendation of the Branch Mannaer did not accede to the remost and stated taking into account the carnet area of the branch promises and the existing staff strongth done not exist a case for the conversion of the new time Curamer-cum-water woman to full time for the reseast. Thereupon, the dispute was raised. The recommendation of the Branch Manager are based on reality and actual happening of the Branch with

regard to the increase of working load as well as in the working hours warranting full wages to the employee. Having extracted of work for 39-1/2 hours per week with effect from 2-1-1985 is unlar on the part of the Manager, the denial of the full wages as well as full time employment. Hence this petition.

- 3. The respondent in its counter statement states the Petitioner-Union is not competent to raise the dispute as a substantial body of the workmen of the Respondent-Bank have not resolved to raise the esspute and have authorised the Petitioner-Union to so raise. The working hours of the Petitioner was raised on 1-3-1973 for 13 hours and 19 hours and later 29 hours with effect from 27-9-1979 and she was paid 1/2 and 3/4 the scale wages for the respective years. No written orders were given to the employee extending her service beyond 29 nours per week nor has given any letter changing of working hours from 29 hours to 39-1/2 hours per week. The employee has been informed in writing that her full time employment had not been considered since there is no increase of volume of work. The Union cannot claim as a matter of right for appointment on full time basis when there is no need for the branch to appoint full time sweeper. The Respondent had no right to produce the letter written by the Branch Manager the controlling authority. There is no binding legal duty cast on the Respondent Bank to convert to the full time where she re-rformed work in excess of 29 hours during any period the employee's redressal lies only in claiming full time wages for having performed work beyond 29 hours or overtime wages as the case may be and cannot claim full time employees status. Hence the claim may be rejected.
- 4. The point for determination is whether the demand of the employee Smt. T. Alamelu, Triplicane Branch, Madras, claiming full time scale wages and denial of the same by the Respondent Bank is justified? If so, to what relief.
- 5. W-1 to W-4 were marked by consent. No oral evidence was adduced on either side.
- 6. W-1 is the copy of the Respondent—Bank's letter appointing the employee Smt. T. Alamelu as a Sweeper-cum-Water woman on consolidated wage of Rs. 54|- for the fixed hours of work. W-2 is the dispute raised by the Employees Union, claiming full time wages for the said Alamelu from 2-1-1985 and also full time employment. W-3 is the reply by the Respondent Bank to Labour Commissioner denying the caim of the employees Union. W-4 is the conciliation failure report submitted by the Assistant Labour Commissioner (Central) to Government.
- 7. The claim of Petitioner Union mainly depended on the recommendation of the Branch Manager to absorb her as a full time servant and also revise the working hours from 29 hours to 39-1/2 hours ner week. The letter though has not been marked before this Tribunal, the contents have been reproduced in the claim petition and had not been denied by the Respondent—Bank. It is seen from the extract the Branch Manager had made out a case for the demand of the employee while recommending

one representation to his controlling authority. It is seen that the bank has taken adortional area comprising 1701 Sq. Ft. of the ground moor of the same premises. Next stating, the employee should work more by way of sweeping the carpet area of the branch premises, the Manager states further in anticipation of approval has allowed her to work for 59-1/2 hours instead of 29 hours so as to come in with the provisions of full time sweeper. This recommendation has been rejected by the Regional Manager for the reasons (1) that on the ground that the carpet area of the Branch as well as the existing strength of the staff in that branch does not warrant the conversion of the part time sweeper-cum-water woman post to full time for the present. This rejection by the Regional Manager according to the l'etitioner's Union, is unjust and the respondent is adopting unfair labour practice on the employee. On the other hand, the learned cousel of the respondent would straight away contend firstly, that the Union has not let in any evidence to prove the employee has worked 39-1/2 hours per week by producing documentary evidence namely the Register of attendence available in the branch. Of course, the Branch Manager has written that she works for 39-1/2 hours per week. But however, according to the Respondent Bank, the administration direction could not be binding on the management even assuming that is true. Both sides have not produced before this Tribunal the necessary criteria for conversion of part time sweeper-cum-water woman to full time, where it depends on the basis of the carpet area or the hours of work. In short there is nothing to show the policy adopted in such a case. The request has not been accepted in spite of the recommendations of the Branch Manager. It is not known how the petitioner union can insist or compel the Management to absorb her as a full time employee The Union has also not pointed out any rule or bi-partite settlements that when the employee works more than 39-1 2 hours per week, the employee is entitled to absorb as a full time employee. In other words the Union has not made out the case when especially the Regional Manager stafes that this does not exist at present for conversion to post as from part time sweeper-cum-water woman to full time. In the absence of any justification made out, it is idle to contend for simple reasons because the Branch Manager allowed to work for 39-1/2 hours per week and also recommended the case to the Regional Manager to accept the same and implement it. It is also not found out by the Petitioner--Union that similar corresponding Branch or Office of the Respondent—Bank having same carpet area has employee as full time sweeper-cum-water women.

8. However it is seen from the recommendation of the Branch Manager that she has been made to work for 39.112 hours per week and for no fault on her part she had not been paid the full time wages or overtime wages which she is entitled to. For these reasons, the Respondent Bank is jurtified in denying the full time scale wages.

9. In the result the claim is rejected and an award is passed accordingly.

Dated, this 5th day of April, 1989.

THIRU K. NATARAJAN, Presiding Officer [No. L-12u12[58[87-D.II(A) | IR.B.III] P. V. SREEDHARAN, Desk Officer

WITNESS EXAMINED

For Both Sides: None.

DOCUMENTS MARKED

For Workman:

Ex. W-1|26-10-1966.—Letter from the Respondent-Bank to the Petitioner-workman Smt. T. Alamelu appointing her as part time Sweeper. (copy).

W-2|18-1-1986.—Industrial Dispute raised by the Petitioner-Union (copy).

W-3|7-8-1986.—Reply statement of the Respondent-Bank to the Asstt, Labour Commissioner (Central) Madras-6. (copy).

W-4|13-2-1987.—Conciliation Failure report (copy).

For Management: Nil.

नई दिल्ली, 21 अप्रैल, 1989

का. आ. 1073-मीद्योगिक विवाद म्रधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार राजस्थान अरामिक पातर स्टेशन, रायतभाटा के प्रश्नंपतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के योच, अनुसंध में निदिष्ट आधीरिक विवाद मे आ चौ।गफ अि ६४०, कोटा (राज) के पंचाट की प्रकाशित करती है, जी नेन्द्रीय सरकार की 11-4-89 की प्राप्त हुआ था।

New Delhi, the 21st April, 1989

S.O. 1073.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Centtral Government hereby publishes the award of the Industrial Tribunal, Kota (Rajasthan) as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Rajasthan Atomic Power Station, Rawatbhata and their workmen, which was received by the Central Government on the 11-4-1989.

ANNEXURE

न्यायाधीश, श्रीद्योगिक न्यायाधिकरण, कोटा/राज.

निर्देश प्रकरण कमाक: भी.न्या.रे. (केन्द्रीय)-2 सन् 1987

दिनाक स्पापित : 3-12-87 👯

प्रसंग : मारत सरकार, श्रम मंत्रालय के श्रादेश श्रमाक ग्ल-42012/186/86-डी.-2⁴(बी) दि. 20-10-87 भौद्योगिक विवाद श्रिधिनियम, 1947

मचिव, राजस्थान श्रणणिकत कर्मचारी संघ, रावतभाटा। ---प्रार्थी यनियन

एवं

मुख्य ग्रधीक्षक, राजस्थान एटोमिक पावर स्टेणन, ग्रणुशक्ति, रायनभाटा -प्रतिपक्षी नियोजक उपस्थिति

श्री वन्हैयालाल व्यास,

धार.एच.जे.एस.

प्रार्थी युनियन की भ्रोर से : -प्रतिपक्षी नियोजक की श्रोर से :-- काई उपस्थित नहीं कोई उपस्थित नही

अधिनिर्णय दिनांक : 2 मितम्बर, 1988

ग्रधिनिर्गं न

भारत तरकार, यम मंत्रालय द्वारा निम्न निर्देश श्रीशोपिक विवाद प्रिविनियम, 1947 की धारा 10(1)(भ) एवं उपवारा (2-क) के अन्तर्गत इस न्यायाधिकरण को अधिनिर्णयार्थ सम्प्रेषित किया गया है:---

"Whether the action of the management of R.A.P.S. for not confirming Shri Man Singh, tradosman "G" in R.A.P.S. is justifled? If not, to what relief the workman is entitled to:--'

ृ निर्देश के न्यायाधिकरण में प्राप्त होने पर दोनों पक्षों को सचन्। मिजवार्द गर्या, परन्तु दिनांक 10-2-88 की पेशी की मुचना दोनों पक्षी को प्राप्त होने के बाद वे भ्राज तक इस न्यायाधिकरण से न तो उपस्थित हुए श्रीर न ही उनकी भ्रोर से कोई क्लेम अथवा जवाब प्रस्तत किया गया। पक्षकारों को हुई सुचना की पुष्टि हेन् ए.डी. रसीद पतावली मे णामिल है। इस प्रकार यह स्पष्ट होता है कि पक्षकारों की इस प्रकरण में कोई रुचि नहीं है और ऐसी स्थिति में इस प्रकरण में "विवाद रहित श्रिविनिर्णय" पारित किया जाता है।

्स प्रधिनिर्णय का भारत सरकार, श्रम मंत्राखय को नियमानुसार प्रकाशनार्थ भिजयाया जावे ।

> श्री शन्हैयालाल व्यास, न्यासाधीश, श्रीधोगिक न्यायाधिकरण, [गं एल~ 42012/ (86/86**~डी-III (**बी) [

का. था. 1074 --- श्रीद्योगिक विवाद श्रीधनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार उत्तर रेलवे लखनक के प्रबन्धतंत्र में सम्बद्ध रियोजको धीर उनके कर्मकारों के बीच. थनुबंध में, निर्दिष्ट श्रीधोगिक, विवाद में केन्द्रीय सरकार श्रीधोगिक श्रीत-करण, कानपुर के **पचाट** को प्रकाणिस करती है, जो केन्द्रीय सरकार की 17-4-89 **সাবে ह**न्ना था।

S.O. 1074.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industria! Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Northern Railway, Lucknow and their workmen, which was received by the Central Government on the 17-4-89.

BEFORE SHRI ARJAN DEV PRESIDING OFFI-CER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, KANPUR

I. D. No. 28 of 1989

In the matter of dispute between:

Divisional Secretary, Uttar Railway Karamchari Union 96/196 Roshan Bajaj Lane Ganesh Ganj Lucknow.

AND

The D.R.M. Northern Railway Hazaratganj Lucknow.

AWARD

- 1. The Central Government, Ministry of Labour, vide its notification no. L-41012[38]87 D-II(B) dated 17th January 1989, has referred the following dispute for adjudication to this Tribunal:
 - "Whether the D.M.O. Northern Railway, Lucknow was justified in placing Smt. O. R. Lartius as Junior to Smt. Leela Verma also declining the promotion as Matron Gr. III to Smt. Lartilus w.e.f. 1-1-84. If not, to what relief the workman was entitled?"
- 2. In the present case the first date for filing claim statement was 24-2-89, by the workman but on 24-2-89 none appeared from the side of the workman to file statement of claim. However, the case was again fixed for 10-3-89 at Camp Lucknow, but on that date too none appeared from the side of the workman to file the statement of claim, Shri Ravi Jauhari, authorised representative for the management appeared Later Shri B. D. Tiwari, on behalf of the Union appeared and submitted before the Tribunal that he did not represent the union in the present case.
- 3. Thus in the circumstances, of the case it appears that neither the workman nor Union is interested in contesting the case. As such a no claim award is being given in the case against the workman.
 - 4. Reference is answered accordingly.

ARJAN DEV, Presiding Officer No. L-41012|30|87-D.II(B) (Pt.)]

का. प्रा. 1075: — श्रीद्योगिक विवाद श्रिधिनियम, 1947 (1947 पा 14) की धारा 17 के श्रनुसरण में, केन्द्रीय मरकार सीनियर सूपिन-टेन्डेण्ट आफ पीरट आफिस, इलाहाबाद के प्रबंधतन्त्र में सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट श्रीद्योगिक विदाद में केन्द्रीय सरकार भौद्योगिक श्रिधकरण, कानपुर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 17-4-89 प्राप्त की हुआ था।

S.O. 1075.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Sr. Supdt. of Post Office, Allahabad and their workmen, which was received by the Central Government on the 17-4-89.

BEFORE SHRI ARIAN DEV. PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, KANPUR

Industrial Dispute No. 89 of 1988

In the matter of dispute between:

The Divisional Secretary All India Postal Emplóyeos Union Class III & EDA at Head Post Office Allahabad.

AND

The Sr. Suptd. of Post Office Allahabad

AWARD

- 1. The Central Government Ministry of Labour vide its notification no. L-40012 22 86-D. II(B) dated 25th March, 1988, has referred the following dispute for adjudication to this Tribunal:
 - "Whether the action of the Sr. Supid. of Post Office Allahabad in re-suspending Shri Ram Bhatt Post il Assistant, Allahabad Head Post Office vide his orders dated 4-4-86 is legal and justified? If not, to what relief the workman concerned is entitled?
- 2. The present case was fixed on 31-3-89 for cross of the workman. On the date fixed Shri S. P. Kapoor authorised representative—for the management was present but none appeared in the case from the side of the workman despite repeated calls till 12.55 p.m.
- 3. In the circumstances, it appears that the workman is not interested in contesting the case and as such a no claim award is being given in the case against the workman.
 - 4. Reference is answered accordingly

ARJAN DEV, Presiding Officer [No. 1.-40012]22[86-D.H (B)]

का. था. 1076.—श्रीवीगिक विधाद प्रधिनियम 1917 (1947 का 14) की धारा 17 के अमुनरण में, केन्द्रीय सरकार नेमामल एनवायरन भेन्टल इंजीनियिन्त रिसर्च एस्टिक्यूट, नागपुर के प्रबन्धतंत्र से सम्बद्ध नियोजिकों और उनके कर्मनारों के बीच, अनुवंश में निविष्ट अधिमान विवाद में आयोगिक अधिकरण महाम के पंचाट को प्रकाशित करती है, जो फेन्द्रीय सरकार को 13-4-89 को प्राप्त हुआ था।

S.O. 1076. In pursuance of Section 17 or the industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of National Environmental Engineering Research Inst., Nagpur and their workmen, which was received by the Central Government or 13-4-89.

ANNEXURE

BEFORE THE INDUSTRIAL TPTBUNAL, TAMILNADU MADRAS

Wednesday, the 22nd day of March, 1989 Industrial Dispute No. 60 of 1985

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947

between the workmen and the Management of National Environmental Engineering Research Institute, Nagpur).

BETWEEN:

Thiru P. T. Sambandam, G-8, Engineering College Quarters, Kottur, Madras-600085;

AND

The Management of National Environmental Engineering Research Institute, Nehru Marg,

Nagpur-440020.

REFERENCE:

Crder No. J.-42012(51)/84-D.H(B), dt. 19-9-1985 of the Ministry of Labour, Government of India, New Delhi.

This dispute coming on for final hearing on Thursday, the 9th day of March, 1989 upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiruvalargal S. Senthulauthan and R. Santhanakrishnan Advocates appearing for the workman and Thiru V. Suresham, Advocate for the Management, and this dispute having stood over till this day for consideration, this Tribunal made the following.

AWARD

This dispute between the workman and the Management of National Environmental Engineering Research Institute, Nagpur arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its Order No. L. 42012(51)/84-D.II(B), dated 19-9-1985 of the Ministry of Labour, for adjudication of the following issue:

"Whether the action of the Management of the National Environmental Engineering Research Institute, Nagpur in terminating the services of Shri P.T. Sambandan, Meter Reader, National Environmental Engineering Research Institute (Madras Zonal Laboratory) Madras with effect from 18-4-1983 is leagl? If not, to what relief the workman is entitled to?"

The averments in the claim-statement are that the Petitioner Thiru P. T. Sambandan joined the Respondent-Establishment as a Meter Reader on 19-1-1978. He was discharging his duties diligently. When he reported for duty on 18-4-1983 he was informed by the Respondent orally that his services were no longer required. Then the Petitioner wrote a letter dated 19-4-1983 requesting to reinstate him in service, but no reply was sent to that letter though it was acknowledged. Hence the dispute was raised by the Petitioner under Section 2-A of the Industrial Disputes Act. The Conciliation Proceedings ended in failure. The Petitioner has been terminated without following the principles of natural justice. He was not given any opportunity before terminating his ervices. The Respondent ought to have complied with Section 25-F of the Industrial Disputes Act. Hence this claim for directing the Respondent to reinstate him with all benefits.

2. The Respondent in its counter statement states that the Respondent is not an 'industry' within the meaning of Industrial Disputes Act. It is purely a research and non-profit organisation, outside the purview of the Tribunal. The Respondent is not in legal person. It is a unit of the parent body, the council of Scientific and industrial Research, Rafi Marg. New Delhi-1 which alone on suc and besued as a registered Society under the Societies Registration Act. The Petitioner was engaged on daily wage basis intermittently for which no offier of appointment letter was ever issued. He did not work for 1037 GI/89--18

240 or more days at any time since he was employed on daily basis. As he had never worked continuously for 240 days be to not confiled to any benefit under the Inductrial Disputes Act. The Respondent-Institution being one of the Research Institution the Petitioer has no statutory or contractual relief. The work was of a non-recurring nature and there was no commitment from the Respondent at any time to permanently absorb the Petitioner. The sermination cannot be disputed as illegal or contrary to the Principles of natural justice. The Petitioner having engaged on daily basis intermitted without any qualifying service, there is no retrenchment and the Industrial Disputes Act does not apply. Hence the claim petition is liable to be dismissed.

- 3. POINT: The point for determination is whether this Tribunal has no jurisdiction?
- 4. The learned counsel for the Respondent contended firstly by virtue of provisions of Section 14 and 29 of the Administrative Tribunals Act, 1985, this Tribunal has no jurisdiction to entertain this reference. In this connection, a perusal of Section 14, 28 and 29 of the Administrative Tribunal Act, 1985 would enlighten the contention of the learned counsel for the Respondent. Section 14 relates to the jurisdiction, powers and authority of the Central Administrative Tribunal. It reads as follows:
- "14. Jurisdiction, powers and authority of the Central Administrative Tribunal.—
 - (1) Save as otherwise expressly provided in this Act, the Central Administrative Tribunal small exercise, on and from the appointed day, all the jurisdiction, powers and authority exercisable immediately before that day by all courts (except the Supreme Court) in relation to—
 - (a).....
 - (b) all service matters concerning-
 - (i) a member of any All-India Service; or
 - (ii) a person (not being a member of an All-India Service or a person referred to in caluse (c) appointed to any civil service of the Union or any civil post under the Union; or
 - (iii) a civilian (not being a member of an All-India Service of a person referred to in clause (c) appointed to any defence services or a post connected with defence,

and pertaining to the service of such member, person or civilian, in connection with the affairs of the Union or of any State or of any local or other authority within the territory of India or of any corporation (or society) owned or controlled by the Government.

- (c) all service matters perfaining to service in connection with the affairs of the Union concerning a person appointed to any service or post referred to in subclause (ii) or sub-clause (iii) of clause (b), being a person whose services have been placed by a state Government or any local for other authority or any Corporation (or society) or other body at the disposal of the Central Government for such appointment. (Explanation-For the removal of doubts, it is hereby declared that reference to 'Union' in this sub-section shall be construed as including references also to a Union territory).
- (2) The Central Government may, by notification, apply with effect from such date as may be specified in the notification the provisions of sub-section (3) to local or other nuthorities within the territory of India or under the control of the Government of India and to corporation for societies) owned or controlled by Government, not being a local or other authority or corporation (or society) controlled or owned by a State Government.

(3)....."

The Respondent being a Research Institute forming part of the parent body namely the council of Scientific and Industrial Research, New Delhi, a question arose whether the employees of the Institution would fall within the purview of Section 14(c) of the Administrative Tribunals Act, 1985. Section 14(c) of the Act refers to the service matters pertaining to service in connection with the persons whose services have been placed by a State Government or any local or other authority or any Corporation or society or other body, at the disposal of the Central Government for such appointment. The Respondent institute being a parent body of the council of Scientific and Industrial Research, New Delhi registered under the Societies Act, the services of the persons of the Respondent-Management would fall under Section 14(c) of the Administrative Tribunals Act, 1985.

- 5. In this connection, the learned counsel for the Respondent referred to 1976-II-M.L.I. (Division Bench) page 43 (Karuppannan vs. Registrar of Trade Unions). It is seen from the above decision that the parent body Respondent-Management, namely, the Council of Scientific and Industrial Research and the Madras C.S.I.R. Employees and Workers Union, Madras is the Petitioner. The Secretary, The Council of Scietific and Research Employees and Workers Union. Madras filed a writ petition and writ appeal before the High Court, Madras praying for writ of mandamus directing the Second Respondent therein to re-consider the question of making a reference of the dispute pursuant to the order of the Secretary, Department of Labour and also relating to the dispute regarding non-employment of one Jesudosa. In the High Court before Division Bench a point was raised that the Institute is not an industry within the meaning of Section 2(i) of the Industrial Disputes Act and Trade Unions Act. The Division Bench of our High Court after elaborate discussion has upheld the legal plea raised by the Institute. That apart, the High Court has also found that the Madras Complex of the CSIR is a Union Agency set up for promotion of special Studies and Research and for co-ordination in Institutions for higher research and Scientific and Technical Institutions and the Complex cers its funds for expenditure from the fund of the CSIR, Para 8 and 9 of 1976 H-M.I..I. reads as follows:
 - "8. The Madras Complex, with which we are concerned of the CSIR is thus a Union Agency set up for promotion of special Studies and Research and for co-ordination in Institutions for higher research and Scientific and Technical Institutions. The Complex gets its funds for expenditure from the fund of the CSIR. The Appropriation Acts of 1971 to 1974 of the Union of India show that for the three years. 1971 to 1973 sums of Rs. 2321,21,000, Rs. 4.12.22.600 and Rs. 4,03.91,000 were made over to the CSIR as grants from the Union of India.
 - 9. The CSIR is thus financed by the Government of India.........".
- 6. It is next relied on by the learned counsel for the Respondent on the decision reported in Lawyer at page 73. That is a case wherein the jurisdiction of the Central Administrative Tribunal constituted under Section 4(1) of the Act came into question. The Bench held at page 76 that 'no sooner than a matter is found to be covered by Section 14, the exclusion of jurisdiction of all courts except the Supreme Court, but including the High Court and of all authorities referred to in Section 28(a) and (b) of the Act, is total.'
 It further says "The Central Administrative Tribunal is not only vested with the jurisdiction to deal with matters which the authorities constituted under the Industrial Disputes Act could deal but also vested with the jurisdiction conferred on the High Court under Articles 226 and 227 of the Consti-While referring to Section 29 of the Administrative Tribunals Act. 1985 it covers all proceedings before any Court or other Authority. The expression "Other Authority" must be read eluiden veneris with a word fourt' S ction 29 of the Act, when it refers to other authorities seems to proceed on the footing that a 'courd is one of the authori-

tree. The authorities constituted under the Industrial Disputes Act are specified under Chapter-IV of the Act. Similar provisions are contained in other corresponding Acts envisaged by Section 28(b) of the Act. That authority may not have all the trappings of a court, but yet may be an authority vested with the jurisdiction to redress the grievances of the persons mentioned in Section 14 of the Act. Section 28 of the Administrative Tribunals Act says:---

- "28. Exclusion of jurisdiction of courts except the Supreme Court under Article 136 of the Constitution. On and from the date from which any jurisdiction, powers and authority becomes exercisable under this Act by a Tribunal in relation to recruitment and matters concerning recruitment to any Service or post or service matters concerning members of any Service if persons appointed to any Service or post, (no court except,—
 - (a) the Supreme Court; or
 - (b) any Industrial Tribunal, fabour Court or other authority constituted under the Industrial Disputes Act. 1947 (14 of 1947), or any other corresponding law for the time being in Force,

shall have or be entitled to exercise any jurisdiction, powers or authority in relation to such recruitment or matters concerning such recruitment or such service matters."

... ----

This Section unambiguously says that the Industrial Tribunal, Labour Court or authority constituted under the Industrial Disputes Act or any other corresponding law for the time being in force shall have jurisdiction in relation to recruitment or matters concerning such recruitment or such service matters. In spite of Section 28, it is seen in the above decision that the Central Administrative Tribunal is not only vested with the jurisdiction to deal with the matters which authoritatively constituted under the Industrial Disputes Act to deal with. However, the learned counsel for the Respondent relying on Section 29 of the Act and the finding given by the Central Administrative Tribunal Madras Bench in the above case contended that this Tribunal has no jurisdiction and the proceeding pending before this Tribunal shall stand transferred to the Central Administrative Tribu-The learned counsel for the Petitioner except relying on Section 28 of the Administrative Tribunal Act, 1985 vesting jurisdiction of the Tribunal he could not meet the above decision of the Central Administrative Tribunal, 1985 vtsting jurisdiction of the Tribunal he could not meet the above decision of the Central Administrative Tribunal reported in Lawyer—December, 1987 issue, owever, Section 14(2) of the Administrative Tribunals Act, 1985 reads as follows:

"The Central Government may, by notification, apply with effect from such date as may be svecified in the notification the provisions of sub-section (3) to local or other authorities within the territory of India or under the control of the Government of India and to corporation (or societies) owned or controlled law Givernment, not bear a local or other authority or corporation (or society) controlled or owned by a State Government."

Under this Section the Central Government should have issued a notification making application of the provisions of Sub-Section (3) to local or other authorities within the territory of India or under the control of the Government of India and to corporations or societies owned or controlled by Government, not being a local or other authority or corporation or society controlled or owned by a State Government. It has not been brought to the notice by the learned counsel for the Respondent that a notification has been made

under Section 14(2) making the provisions of Sub-Section 14(3) applicable to the Respondent-Management or its parent body. In the absence of any notification as contemplated under Section 14(2) of the Administrative Tribunal Act, the Administrative Tribunal cannot exercise jurisdiction powers over the service matters of the Respondent-Management. Therefore the contention that this Tribunal has no jurisdiction cannot be accepted.

7. It is secondly contended by the tearned counsel for the Respondent even assuming this Tribunal has got jurisdiction and not Central Administrative Tribunal but in view of the fact that the Respondent is not an 'industry' within the meaning of Secion 2(j) of the Industrial Disputes Act, this Tribunal has no jurisdiction and the reference itself is bad. He straightaway drew my attention to 1976-- II-M.L.J. page 43 (Karuppannan vs. Addl. Registrar of Trade Unions), wherein the question arose whether the Council of Scientific and Industrial Research, Madras Complex and the Pasteur Institute of Southern India, Coonoor are industries. The Bench after going in detail and after elaborate discussion and considering various case laws, came to a conclusion that the Council of Scientific and Industrial Research and the Pasture Institute of Southern India, Coonoor are not industries within the meaning of Section 2(j) of the Industrial Disputes Act. As against this Bench decision of our High Court, the learned counsel for the Petitioner is not able to lay his fingures on any authority holding the Respondent-Management is an 'industry'. At this stage, it is relevant to note the parent body of the Respondent-Management is the Council of Scientific and Industrial Research which is the subject matter of the decision reported m 1976—II.—M.I.J. Page 43. Thus it is seen that the Kespondent not being an 'industry' under Section 2(j) of the Industrial Disputes Act, this Tribunal has no jurisdiction and consequently the reference is bad.

8. In the result, in view of the finding on second issue that this Respondent-Management is not an 'industry' within the meaning of Section 2(j) of the Industrial Disputes Act. 1947, this Tribunal has no jurisdiction and the reference is consequently bad. An award is passed accordingly. There will be no order as to costs.

Dated, this 22nd day of March, 1989

THIRL K. NATARAJAN, Industrial Tribunal

[No. I.-42012[51]84-D II(B)]

का . आ. 1077-- ऑबोरिक विषाद घिषित्यम, 1947, 1947 की 14) की धारा 17 के प्रतुपरण में क्रवीय सरकार प्रान इंडिया रेडियों, रांची के प्रबन्ध में सम्बद्ध नियोजकों और उनके कर्मकारों के बीच , प्रानुबंध में निविद्य ऑशोरिक विवाद में केन्द्रीय सरकार ओबोरिक प्रधिवरण ने. 1, धनबाद के पंचतट को प्रकाणित करनी है, है जो केन्द्रीय सरकार 10-4-89 प्राप्त हुआ था।

[सं . एल-42012/190/87-ई(. 2 (बी))]

S.O. 1077.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 if 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, No. I, Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of All India Radie, Ranchi and their workmen, which was received by the Central Government on the 10-4-89.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. I, DHANBAD

In the matter of a reference under Sec. 10(1)(d)(2A) of the Industrial Disputes Act, 1947.

Reference No. 31 of 1988

PARTIES:

Employers in relation to the management of All India Radio, Ranchi.

AND

Their Workmen.

APPEARANCES:

For the Employers.—Shri A. D. Purkayastha, Administrative Officer and Shri I. K. Singh, Clerk Grade II. For the Workmen.—None.

STATE: Bibar.

INDUSTRY: Broadcasting.

Dated, the 3rd April, 1989

AWARD

By Order No. L-42012/190/87-D.II(B), dated, the 30th September, 1988, the Central Government in the Ministry of Labour as, in exercise of the powers conferred by clause (d) of sub-section (1) and sub-section (2A) of Section 10 of the Industrial Disputes Act, 1947, referred the following dispute for adjudication to this Tribunal:

"Whether the action of the All India Radio Station Management, Ranchi in terminating the services of Shri Narayan Sharma w.e.f. 8-1-87 is justified? If not, what relief the workman is entitled to?"

- 2. It appears from the terms of reference that the management of Aii india Radio, Ranchi, terminated the services of Narayan Suarma with effect trim 8-1-87. This ied to an industrial dispute having been raised by the dismissed workman and the appropriate Govt, was pleased to refer this dispute for adjudication by this Tribunal.
- 3. After receipt of the order of reference this Tribunal fixed 16-12-88 as the date for taking steps by the parties. On the date fixed none appeared for the parties and 20-1-89 was fixed for appearance of the workman and filing written statement by him. Accordingly, notices were issued to the parties arrayed. On 20-1-89 S.Sri A. D. Purkayastha, Administrative Others and I. K. Singh, Clerk Grade it appeared for the management. But neither the workman nor any competent person on his behalt appeared on the date fixed. Again notice was issued to the concerned workman fixing 20-2-89 for his appearance and filing written statement. The workman was also directed in the said notice to show-cause by the date fixed as to why the case would not be heard ex-parte. Even on 20-2-89 the concerned workman did not appear nor did file any written statement or show cause. On numagement side S.Sri A. D. Purkayastha and I. K. Singh were present. Again the concerned workman was directed to show cause by 3-4-89 as to why the case would not be heard ex-parte. On 3-4-89 the workman did not appear nor did he life written statement or show cause.

The management was represented by S|Sri A. D. Purka yastha, Administrative Officer and I. K. Singh. Letter of authority was also submitted by them. They also filed written statement for the management.

4. The case of the management as appearing from the written statement, details apart, is as follows:

Narayan Sharma, the concerned workman, was engaged as casual labourer on daily wages basis during the years 1085, 1986 and 1987 against a Group 'D' post, in the absence of a regular Daftry for the job. During 1985, 1986 and 1987 he was engaged for 218 days, 221 days and 6 days respectively. His services were withdrawn on the joining of duties by the regular incumbent. The post of Daftry is a promotional post. It is alleged that at the time of his appointment as a casual labourer he suppressed factual position regarding his educational qualification and represented that he was an undermatric. He was employed for the job of sorting vouchers and the job being over he was offered employment as a Mali, but he refused to do so offered employment as a Mali, but he refused to do so that he circumstances the management has reason to believe that he suppressed the material information regarding his educational qualification. Anyway, in the case of casual

labour, no appointment or letter of dismissal are issued by the Station. They are simply called for interview before employment as casual labourer and informed verbally before discontinuation of the service. As per rules of the Organisation observing live days a week, flause workers are considered for regularisation to Group 'D' posts if otherwise cligible if they have put in two years of service as a casual worker with 206 working days during each year. However, in the Central Government offices observing six days a week like AIR Stations, casual labourers are eligible for regularisation after rendering 240 days of service in each year for two years. The management has also submitted that it is doubtful whether AIR Station is an 'industry' not and the decision of Jabalpur High Court holding AIR an 'industry' has been stayed by Hon'ble Supreme Court. In the context of facts and circumstances the management has submitted that its action be held to be justified.

5. It will be evident from the facts as spelt out above that the concerned workman has not spared any pains to appear before this Tribunal and to file written statement in support of his claim. On the other hand, the management has submitted written statement in support of its action relation to the termination of services of the concerned workman with effect from 8-1-87. In the circumstances, I have reason to believe that the concerned workman is not interested in proceeding with the present reference. Hence, this Tribunal has got no other alternative than to pass 'no dispute award' and I accordingly do so.

This is my award.

S. K. MITRA, Presiding Officer.
[No. L-42012[190]87-D.JI(B)]

वा. था. 1078--- आँग्रोगिक विवाद श्रिधिनियम, 1947 (1947 का 14) की धारा 17 फे अनुसरण में, फेन्द्रीय सरकार विकाण रेलवे, मद्रास के प्रबन्धतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच , अनुबंध में निर्विष्ट औग्रोगिक विवाद में अग्रोगिक श्रिधकरण मद्रास के पंचपट को प्रकाशित करती है, जो केन्द्रीय सरकार को 13-4-89 की प्रास्त हुआ था।

S.O. 1078.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Southern Railway, Madras and their workmen, which was received by the Central Government on the 13-4-89.

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, MADRAS Thursday, the 16th day of March, 1989

Industrial Dispute No. 117 of 1287

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the Workman and the Management of Southern Railway, Madras.)

BETWEEN

Thiru R. Mohan, No. 50|10th Street, Kamaraj Nagar, Avadi, Madras-71.

AND

1. The General Manager, Southern Railway, Madras-3. The Chief Personnel Officer, Office of the G. M., Southern Railway, Madras-3.

REFERENCE:

Order No. L-41012 66 86-D.H(B), dt. 7-10-1987 of the Ministry of Labour, Government of India, New Delhi.

This dispute coming on for final hearing on Monday, the 28th day of November, 1988 upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiru R Arumugam for Aiyer and Dotia and R. Arumugam, Advocates appearing for the workman and of Thiru R. Vanugopalan, Advocate for the Managements 1 and 2 and this dispute having stood over till this day for consideration, this Tribunal made the following.

AWARD

This dispute between the workman and the Management of Southrn Railway, Madras arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its Order No. L-41012/66/86-D. II(B), dated 7th October, 1987 of the Ministry of Labour for adjudication of the following issue:

- "Whether the action of the Chief Personnel Officer, Southern Railway, Madras in terminating Shri R. Mohan, Substitute Bungalow Lascar, from service with effect from 12th September, 1983 is legal and justified? If not, to what relief the workman is entitled?"
- 2. The Petitioner's averments are that the Petitioner Thiru R. Mohan was duly appointed by an order dated 6th January, 1982 by the Assistant Personnel Officer of the Respondent Railway as Substitute Bungalow Lascar in the pay scale of Rs. 196—232 to the Deputy Chief Mechanical Engineer and he joined duty on the same day after medical examination. The said Deputy Chief Mechanical Engineer Thiru C. S. S. Rajan retired from service on 31st January, 1982. Even though the Petitioner was appointed as Substitute Bungalow Lascar he was engaged only as a peon in Chief Mechanical Engineer Office from 6th January, 1982 till his termination. The Attendance Register, Leave Card, Identity Card and in other records he had been described as a peon and on completion of one year service the Provident Fund benefits were extended to him and he was also given increment. Compulsory Insurance Policy amount of Rs. 5 was also deducted from his salary. He was paid bonus. Thus all the benefits which are available to a railway servant were extended to him as per Chapter 23 of Indian Railway Establishment Manual.
- 3. As a Peon, he was asked to accompany the Chief Workshop Engineer on duty in various places. He worked more than 240 days in a continuous period of one year. While so without any reasons an order of termination was issued to him on 12th September, 1983. No opportunity was given to him (i.e.) neither notice nor compensation was paid to him. His termination is in contravention of Industrial Disputes Act and Chapter 23 of the Railway Establishment Manual and Sec. 149 of Indian Railway Establishment Code. The termination is in contravention of Sec. 25-F of the Industrial Disputes Act. Hence the order is invalid, imoperative and void. The Petitioner further states that he has lost a better opportunity to get himself appointed as a Khalasi on compassionate grounds since he did not attend the interview on 5th July, 1983 in view of the fact that he had already employed.
- 4. The Respondent in its counter statement states that thet the Railway Administration authorises Administrative Grade Officers in Headquarters and Divisional Superintendents to recruit themselves of their choice of bungalow peons subject to certain conditions. They are liable to be discharged without any notice during the period of three years or on the expiry of sanction to the post they hold or in the event of mental or physical incapacity. It is also

provided that they would be discharged if the Officer who appointed them is transferred from the post within three years of the appointment and his successor does not require the services of the individual. It is only after completion of three years of service either with the same Officer or more than one Officer, Bungalow Peons should be given the same rights as regularly appointed Peons. Under terms and conditions of the appointment of Bungalow Peon, the petitioner ought to have been terminated on 31st March, 1982 consequent on the retirement of the Deputy Chief Mechanical Engineer. However, he was allowed to continue as a Bungalow Peon without proper sanction as the above post had expired on 31st January, 1982. Coming to know of this fact he was being continued without any sanction of the post and his continuous being investigate the continuous of the post and his continuous being investigate the continuous of the post and the continuous being investigate the continuous of the post and the continuous being investigate the continuous of the post and the continuous continuous and the same and the continuous continuous and the continuous and the continuous continuous continuous and the continuous con and his continuance being irregular, the services of the Petitioner was terminated with effect from 12th September, 1983 afternoon. The sanction of the post of Bungalow Peon was available only upto 31st January, 1982 and as soon as the Officer retired, the post also lapsed and therefore, the continuance of the applicant was irregular and not against any sauctioned post. The Petitioner is not a temporary employee and he was not entitled to any benefits of the rule contained in the Manual. The contribution of the Petitioner towards the Provident Fund would not give any right, There is no question of Petitioner claiming any notice under Section 25-F of the Industrial Disputes Act or any other rules contained in the Manual. The termination was in accordance with the conditions of service of the Petitioner. The Respondent states that no appointment was given on compassionate grounds when his father was working in the Railways and if he did not attend the interview, the Railway is not responsible. Hence the petition is liable to be dismissed.

- 5. The point for determination is: (1) Whether the termination of the Petitioner from service with effect from 12th September, 1983 is legal and justified; and (2) If not, to what relief the workman is entitled to.
- 6. By consent Exs. W-1 to W-9 and M-1 to M-4 were marked. The Petitioner was examined as W.W. 1. No oral evidence was adduced on behalf of the Management.
- 7. The case of the Petitioner has been spoken to by W.W.1. He would depose that he was appointed as a Bungalow Luscar on 6-1-82 under Ex. W-1 and that he joined on the same date. He would also state that after joining as a Bungalow Lascar he was posted as a Peon in Chief Mechanical Engineer as can be seen from the Attendance Register. He would further state that he had worked for 260 days in a year and the post he worked as a permanent one while so he was terminated on 12-9-1983 without giving any notice or compensation. He would also add that in view of his existing appointment he did not attend the interview for the post of Khalasi and therefore he lost his chance. Thus he prays for reinstatment. In the cross-examination, an attempt was made to show that he was only appointed temporarily and would liable to be discharged from service as soon as his Officer Thiru Rajan who appointed him, retired. It was also suggested that the said Rajan while appointing him as Bunglow Lascar had told him that he would get regular job only after a period of three years. These suggestions were denied by the witness and would assert that his termination is not proper. Exs. W-3 and W-4 are the casual leave and restricted holiday card and Medical Attendance Identity Cards respectively. Exs. W-2 and W-6 are the Duty Card and Free Passes issued to the Petitioner by the Respondent. Ex. W-5 is the Statment of Providnt Fund Account showing the contribution towards provident fund by the Petitioner, Ex W-7 is bunch containing pay slips for various months from January, 1982 to August, 1983. These pay slips show the increment date and also various amounts under various heads. These documents are strongly relied to show that he was treated as a regular peon and therefore he was given all the privileges and consequently he cannot be terminated without following the
- 8. On the other hand, the learned counsel for the Respondent would mainly rely on Exs. M-1 to M-3. Exs. M-3 is the xerox copy of the application of the Petitioner for the post of Bungalow Peon. In that application, one Thiru C.S.S.

Rajan makes an endorsement stating that this was the first time he was exercising his power in appointing a bungalow lascar of his choice and that he recommends the Petitioner tor appointment. It is true on the basis of this application and recommendation, he was appointed under W-1 Order as rer Ex. M-1 confidential letter and subsequently modified under Ex. M-2 letter, Ex. M-1 is a letter dated 25-9-1965 authorising Administrative Grade Officers at Headquarters and Divisional Superintendents entitled to bungalow peons, subject to certain conditions. The main condition refers to that they are liable to be discharged without any notice and also on the expiry of sanction to post or in the event of mental or physical incapacity. The letter further says when the officer who appointed is transferred from the post after one year from the appointment and his successor does not wish to retain the services of the individual etc., they can be discharged without any notice. It is also open to the successor to retain the same person as Bungalow Peon, Ex. M-2 is the subsequent letter dated 4-6-1977 in modification of the earlier letter Ex. M-1. In this letter, the designation is shown as Lascars and not as Bungalow Peons. Further it says the services of those Lascars can be terminated within three years if it is not required by the same officer or his successor or he is found unsatisfactory. But they will be eligible for regular absorption as Lascars after three years of continuous service whether in the open line or Construc-tion. On the basis of Ex. M-2, the learned counsel for the Respondent-Management vehemently contended that the Officer appointing him namely, Thiru C.S.S. Rajan having been retired on 31-1-1982 any further continuation of the Petitioner in the service is not proper and is against the instruction under Ex. M-2. In other words, it is pointed out by the Respondent's counsel that the Petitioner ought to have been terminated on the date of retirement of Thiru C.S.S. Rajan on 31-1-1982 and his continuation in service by mistake could not cloth the Petitioner with the rights. It is further urged that as per Ex. M-2, it is open to the Respondent to terminate his services within a period of three years and it cannot be questioned. This argument appears to be reasonable on the face of it.

- 9. However, it is the case of the Petitioner that he having been engaged in service continuously for more than 240 days in a period of one year he cannot be terminated without following the provisions of Section 25-F of the Industrial Disputes Act and Railway Establishment Manual. Admitted for more than 240 days, namely from 6-1-1982 to 12-9-1983 when he was terminated from service. This fact has also not been disputed by the Respondent.
- 10. Now a point would arise whether he is a workman of the Respondent-Mannagement. This fact is also not disputed by the Respondent either in the counter or it was raised at the time of arguments. Therefore, it goes without saying the Petitioner is a workman within the definition of Section 2(s) of the Industrial Disputes Act. The learned counsel for Petitioner would point out once he falls under the definition of Section 2(s) of the Industrial Disputes Act as a workman he cannot be terminated without following the conditions in Section 25-F of the Industrial Disputes Act. Admittedly in this case the petitioner having been worked for not less than one year continuously under the Respondent he ought to have bee given a month's notice in writing indicating the reasons for retrechment as has been paid wages for the period of notice and paid retrenchment compensation.
- 11. In this connection, the learned counsel for the Petitioner straight away drew my attetion to the decision reported in 1982-I-L.I. page 330 (Thiru L. Robert D'Souza vs. Executive Engineer, Southern Railway and another). That was a case wherein the services of the Appellant (employee) of the Railways were terminated on account of absence during the period the appellant was on fast. The Appellant contended absence without leave constituted misconduct and it is not open to the employer to terminate service without notice and equiry or at any rate without complying with the principles of natural justice and also following the procedure under Rule 2303 of the Railway Establishment Manual and therefore the termination is void and invalid. The Supreme Court after elaborate discussion and also connsidering various decisions of the

Supreme Court held in that case that termination of service was illegal and the Appellant continues to be in service and

he would be entitled full back wages with costs.

- 12. While coming to conclusion, the Supreme Court also considered Section 25-F of the Industrial Disputes Act and held that the termination in that case of a workman would constitute retrenchment and for not complying with the preconditions for valid retrenchment the order of termination would be illegal and valid. This decision is directly applicable to the facts of this case and therefore it is binding on this Tribunal. 1989-I-L.L.N.(S.C.) page 278 (Krishna Kumar Lubev vs. Uttar Pradesh State Food and Essential Commodities Corporation and another) is the latest decision wherein Supreme Court has held that when an employee continuously worked for more than 240 days, his termination of service without complying with the provisions of Section 25-F of the Industrial Disputes Act held illegal, it cannot be contended by any stretch of imagination on the basis of circulars issued under Exs. M-1 and M-2 that the appointment was only under certain conditions and that he can be terminated without following the procedure laid down under Section 25-F of the Industrial Disputes Act. Those circulars cannot take precedence over the statute, which protects any workman who worked continuously for not less than one year under any employer shall ot be retrenched without following the conditions metioned therein.
- 13. Point 1: For these reasons, the termination of the petitioner is not legal and not justified and this point is found in favour of the petitioner.
- 14. Point 2: In view of the finding in Point No. 1, the Petitioner is entitled to reinstatement and the Respondent is directed to reinstate him without any back wages but with continuity of service and other attendant benefits within one month from the date of publication of this Award in the Government Gazette. There will be no order as to costs. Dated, this 16th day of March, 1989.

Sd.J-

Industrial Tribunal

[No. 4(4)[86-Acets, (xiii)]

WITNESSES EXAMINED:

For Workman-W.W. 1-Thiru R. Mohan.

For Management-None.

DOCUMENTS MARKED:

For Workmen:

- Ex. W-1/6-1-82—Xerox copy of Appointment order issued to the workman.
- Ex. W-2/30-9-82—Three duty cards issued to the workman (Xerox copy).
- Ex. W-3/30-9-82—Casual Leave and Restricted Holiday Card for the year 1983 (Xerox copy).
- Ex. W-4/30-9-82—Railway Medical Attendance Card for the year 1982 (Xerox copy).
- Ex. W-\$/30-9-82—Statement of Non-Contributory S.R.P.F. Account of workman (Xerox copy).
- Isx. W-6/30-9-82—Free pass issued to the workman for the year 1982-83 (8 Nos.).
- Fx. W-7/36-9-82—Pay Slip from January, 1982 to December 1982 and January 1983 to April 1983, June 1983 and August 1983 (Xerox copy).
- Fx. W-8/1-7-84—Interview card sent to the workman for Khalasi Post (Merox copy).
- Ex. W-9/12-9-83---Termination Order (Xerox copy),

For Management:

- Ex. M-1/25-9-65—Letter No. PB/CS/153, dated 25th September, 1965 issued by the General Manager/Personnel, Madras-3 to all Heads of Departments. Southern Railway regarding appointment and discharge of Bungalow peons (Xerox copy).
- Fx. M-2/4-6-77—Letter No. PB/CS/153, dated 4th June, 1977 issued by the General Manager/Personnel/Madras-3 to all Heads of Departments, Southern Railway regarding appointment and discharge of Bungalow peons (Xerox copy).

- I'v. M-3/4-6-81—Application from Petitioner Workman to the General Manager, Southern Railway, Madrus-3 for appointment of Bungalow Peons (Xerox copy).
- Ex. M-4|4-6-81-Conduct Certificate given by Thiru C. S. S. Rajan, Dy. CME/Survey to the Petitioner-Workman (Xerox copy).

THIRU K. NATARAJAN, Industrial Tribunal [No. L-41012/66/86-D. II(B)]

नई दिल्ली 26 धप्रैल, 1989

का मा. 1079—अधिकिक विवाद भ्रधिनियम, 1947 (1947 का का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार नेवानल एनवा-यरमेन्टल इंजीनियरिंग रिसर्च इंस्टीट्ट नागपुर के प्रबन्धतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच अनुबंध में निर्दिष्ट औद्योगिक विवाद में बौद्योगिक अधिकरण, मद्रास के पचाट को प्रकाणित करनी है, जो केन्द्रीय सरकार को 13-4-89 प्राप्त हुआ था।

New Delhi, the 26th April, 1989

S.O. 1079.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of National Environmental Engineering Research Inst. Nagpur and their workmen, which was received by the Central Government on the 13-4-1989.

ANNEXURE

BEFORE THE INDUSTRIAL TRIBUNAL, TAMILNADU MADRAS

Wednesday, the 22nd day of March, 1989 Industrial Dispute No. 61 of 1985

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the workman and the Management of National Environmental Engineering Research Institute, Nagpur).

BETWEEN

Thiru N. Duraisamy, No. 5, Yadwwal Extension-4, Kottur, Madras-600085;

AND

The Management of National Environmental Engineering Research Institute, Nehru Marg, Nagpur-440020.

REFERENCE :

Order No. L-42012(44) /84-D.II (B), dated 19 9-1985 of the Ministry of Labour, Government of India, New Delhi.

This dispute coming on for final hearing on Thursday, the 9th day of March, 1989 upon perusing the reference, claim and counter statements and all other material papers on record and upon hearing the arguments of Thiruvalargal S. Senthinathan and R. Santhanakrishnan, Advocates appearing for the work man and of Thiru V. Suresham, Advocate for the Management, and this dispute having stood over till this day for consideration, this Tribunal made the following.

AWARD

This dispute between the workman and the Management of National Environmental Engineering Research Institute, Nagpur arises out of a reference under Section 10(1)(d) of the Industrial Disputes Act. 1947 by the Government of India in its Order No. L-42012(44)/84-D.II (B), dated 19-9-1985 of the Ministry of Labour, for adjudication of the following issue:

- Whether the action of the Management of the National Environmental Engineering Research Institute, Nagpur in terminating the services of Shri N. Duraisamy, unskilled labour, National Environment Engineering Research Institute (Madras Zonal Laboratory), Madras with effect from 22-3 1983 is legal? If not to what relief the workman is entitled to?"
- 2. The averments in the claim statement are that the Petitioner Thiru N. Duraisamy joined the Respondent-Esta-

blishment as an unskilled labour on 1-12-1980. He was discharging his duries diligently and sincerely. When reported for duty on 22-3-1983 he was informed by the Respondent orally that his services were no longer required. Then the Petitioner wrote a letter dated 20-4-1983 requesting to reinstate him in service, but no reply was sent to that letter though it was acknowledged. Hence the dispute was raised by the Petitioner under Section 2-A of the Industrial Disputes Act. The Conciliation Proceedings ended in failure. The Petitioner has been terminated without following the principles of natural justice. He was not given any opportunity before terminating his services. The Respondent ought to have complied with claim for directing the Respondent to reinstate him with all benefits.

- 3. The Respondent in it counter statement states that the Respondent is not an 'industry' within the meaning of Industrial Disputes Act. It is purely a research and non-profit organisation, outside the purview of the Tribunal. The Respondent is not a legal person. It is a unit of the parent body, the Council of Scientific and Industrial Research, Radi Marg, New Delhi-1 which alone can sue and be sucd as a registered Society under the Societies Registration Act. The Petitioner was engaged on daily wage basis intermittently for which no offer of appointment letters was ever issued. He did not work for 240 or more days at any time since he was employed on daily basis. As he had never worked continuously tor 240 days he is not entitled to any benefits under the Industrial Disputes Act. The Respondent-Institution being one of the Research In titutions the Petitioner has no statutory or contractual relief. The work was of a non-recurring nature and there was no commitment from the Respondent at any time to permanently absorb the Petitioners. The termination cannot be disputed as illegal or contrary to the principle of natural justice. The Petitioner having engaged on daily basis intermittentely without any qualifying service, there is no retrenchment and the Industrial Disputes Act does apply. Hence the claim retition is liable to be dismissed.
- 4. Point—The point for determination is whether this Tribunal has no jurisdiction?
- 5. The learned counsel for the Respondent contended firstly by virtue of provisions of Seotien 14 and 29 of the Administrative Tribunals Act, 1985, this Tribunal has no jurisdiction to entertain this reference. In this connection, a perusal of Section 14, 28 and 29 of the Administrative Tribunal Act, 1985 would enlighten the contention of the learned counsel for the Respondent Section 14 relates to the jurisdiction power and authority of the Central Administrative Tribunal. It reads as follows:
 - "14. Jurisdiction, powers and authority of the Central Administrative Tribunal :—
 - (1) Save as otherwise expressly provided in this Act, the Central Administrative Tribunal shall exercise, on and from the appointed day, all the jurisdiction, powers and authority exercisable immediately before that day by all courts (except the Supreme Court) in relation to—
 - (a)
 - (b) all service matters concerning-
 - (i) a member of any All-India Service; or
 - (ii) a person not being a member of an All-India service or a person referred to in clause (c) appointed to any civil service of the Union or any civil post under the Union; or
 - (iii) a civilian not being a member of an All-India Service or a person referred to in clause (c) appointed to any defence services or a post connected with defence.

and pertaining to the service of such member, person or civilian, in connection with the affairs of the Union or of any State or of any local or other authority within the territory of India or of any corporation (or society) owned or controlled by the Government,

(c) All service matters pertaining to service in connection with the affairs of the Union concerning a

person appointed to any service or post referred to in sub-clause (ii) or sub-clause (iii) of clause (ii), being a person whose services have been placed by a State Government or any local or other authority or any Corporation (or society) or other body at the disposal of the Central Government for such appointment.

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- (Explanation—For the removal of doubts, it is hereby declared that references to 'Union' in this subsection shall be construed as including references also to a Union Territory.)
- (2) The Central Government may, by notification, apply with effect from such date as may be specified in the notification the provisions of sub-section (3) to local or other authorities within the territory of India or under the control of the Government of India and to corporations (or societies) owned or controlled by Government, not being a local or other authority or corporation (or society) controlled or owned by a State Government.

Provided....

The Respondent being a Research Institute forming part of the parent body namely the Council of Scientific and Industrial Research, New Delhi, a question atose whether the employees of the Institution would fall within the purview of Section 14(c) of the Administrative Tribunals Act, 1985. Section 14(c) of the Act refers to the service matters pertaining to service in connection with the persons whose services have been placed by a State Government or any local or other authority or any Corporation or society or other body, at the disposal of the Central Government for such appplitment. The Respondent Institute being a parent body of the Council of Scientific and Industrial Research, New Delhi registered under the Societies Act, the services of the persons of the Respondent-Management would fall under Section 14(c) of the Administrative Tribunal Act, 1985.

- (6) In this connection, the learned counsel for the Respondent referred to 1976-II-M.L.J. (Division Bench) page 43 (Karuppannan Vs. Registrar of Trade Unions). It is seen from the above decision that the parent body Respondent-Man-ngement, namely, the Council of Scientific and Industrial Research and the Madras C.S.I.R. Employees and Workers Union, Madras is the Petitioner. The Secretary, The Council of Scientific and Research Employees and Workers Union, Madras filed a Writ Petition and Writ Appeal before the High Court. Madras praying for writ of mandamus directing the Second Respondent therein to reconsider the que tion of making a reference of the dispute pursuant to the order of the Secretary. Department of Labour and also relating to the dispute regarding non-employment of one lesudoss. In the High Court before Division Bench a point was raised that the Institute is not an industry within the meaning of Section 26) of the Industrial Disputes Act and Trade Unions Act. The Division Bench of our High Court after elaborate discussion has upheld the legal plea raised by the Institute. That apart, the High Court has also found that the Madras Complex of the CSIR is a Union Agency set up for promotion of special Studies and Research and for co-ordination in Institutions for higher research and Scientific and Technical Institutions and the Complex gets its funds for expenditure from the fund of the CSIR Paras 8 and 9 of 1976-H-M.L.J. reads as follows:
 - of the CSIR is thus a Union Agency set up for promotion of special Studies and Research and for co-ordination in Institutions for higher research and Scientific and Technical Institutions. The Comolex gets its funds for expenditure from the fund of the CSIR. The Appropriation Acts of 1971 to 1974 of the Union of India show that for the three years, 1971 to 1973 sums of Rs. 23,21,21,000. Rs. 4,12,22,000 and Rs. 4,03,91,000 were made over to the CSIR as grants from the Union of India.
 - 9 The CSIR is thus financed by the Government of India....."

- 7. It is next relied on by the learned counsel for the Resrondent on the decision reported in Lawyer at Page 73. That is a case wherein the jurisdiction of the Central Administrative Tribunal constitued under Section 4(1) of the Act came into question. The Bench held at page 76 that no sooner than a matter is found to be covered by Section 14, the exclusion of jurisdiction of all courts except the Supreme Court, but including the High Court and of all authorities referred to in Section 28(a) and (b) of the Act, is total. It further says "the Central Administrative Tribunal is not only vested with the jurisdiction to deal with matters which the authorities constituted under the Industrial Disputes Act could deal, but is also vested with the jurisdiction conferred on the High Court under Articles 226 and 227 of the Constitution." While referring to Section 29 of the Administrative Tribunals Act, 1985 it covers all proceedings before any Court or other Authority. The expression "other Authority" must be read ejusdam generis with the word 'court'. Section 29 of the Act, when it refers to 'other authorities' seems to proceed on the footing that a 'Court' is one of the authorities. The authorities constituted under the Industriel Disputes Act are Chatpe-IV of the Act. Similar provisions fied under are contained in other corresponding Acts envisaged by Section 28(b) of the Act. That authority may not have all the trappings of a court, but yet may be an authority vested with the jurisdiction to redress the grievance of the persons mentioned in Section 14 of the Act. Section 28 of the Administrative Tribunals Act says:
 - "28. Exclusion of jurisdiction of courts except the Supreme Court under Article 136 of the Constitution. On and from the date from which any jurisdiction, powers and authority becomes exercisable under this Act by a Tribunal in relation to recruitment and matters concerning recruitment to any Service or post or service matters concerning members of any service of persons appointed to any Service or post, (no court except,—
 - (a) the Supreme Court; or
 - (b) any Industrial Tribunal, Labour Court or other authority constituted under the Industrial Disputes Act, 1947 (14 of 1947) or any other corresponding law for the time being in force, shall have) or be entitled to exercise any jurisdiction, powers or authority in relation to such recruitment or matters concerning such recruitment or such service matters.

This Section unambiguously says that the Industrial Tribunal, Labour Court or authority constituted under the Industrial Disputes Act or any other corresponding law for the time being in force shall have jurisdiction in relation to recruitment or matters concerning such recruitment or such service matters. In spite of Section 28, it is seen in the above decision that the Central Administrative Tribunal is not only vested with the jurisdiction to deal with the matters which authoritatively constituted under the Industrial Disputes Act to deal with. However, the learned counsel for the Respondent relying on Section 29 of the Act and the finding given by the Central Administrative Tribunal, Madras Bench in the above case contended that this Tribunal has no jurisdiction and the proceeding pending before this Tribunal shall stand transferred to the Central Administrative Tribual The learned counsel for the Petitioner except relying on Section 28 of the Administrative Tr bunals Act, 1985 vesting jurisdiction of the Tribunal he could not meet the above decision of the Central Administrative Tribunal, 1985 vesting jurisdiction of the Tribunal he could not meet the above decision of the Central Administrative Tribunal reported in Lawyer—December, 1987 issue. However, Section 14(2) of the Administrative Tribunals Act, 1985 reads as follows:

"The Central Government may, by notification, apply with effect from such date as may be specified in the notification the provisions of Sub-Section (3)

to local or other authorities within the territory of India or under the control of the Government of India and to corporations (or societies) owned or controlled by Government, not being a local or other authority or corporation (or society) controlled or owned by a State Government."

Under this Section, the Central Government should have issued a notification making application of the provisions of Sub-Section (3) to local or other authorities within the territory of India or under the control of the Government of India and to corporations or societies owned or controlled by Government, not being a local or other authority or corporation or society controlled or owned by a State Government, It has not been brought to the notice by the learned counsel for the Respondent that a notification has been made under Section 14(2) making the provisions of Sub-Section 14(3) applicable to the Respondent-Management or its parent body. In the absence of any notification as contemplated uder Section 14(2) of the Administrative Tribunals Act, the Administrative Tribunal cannot exercise juri-diction or power over the service matters of the Respondent-Management. Therefore the contention that this Tribunal has no jurisdittion cannot be accepted.

- 8. It is secodly contended by the learned counsel for the Respondent even assuming this Tribunal has got jurisdiction and not Central Administrative Tribunal, but in view of the fact that the Respondent is not an 'industry' within the meaning of Section 2(j) of the Industrial Disputes Act, this Tribunal has no jurisdiction and the reference itself is bad. He straight away drew my attention to 1976-II-M.I., page 43 (Karuppunnan vs. Addl. Registrar of Trade Unions), wherein the question arose whether the Council of Scientific and Industrial Research, Madras Complex and the Pasteur Institute of Southern India, Coonoor are industries. The Bench after going in detail and after elaborate discussion and considering various case laws, came to a conclusion that the Council of Scientific and Industrial Research and the Pasteur Institute of Southern India, Coonoor are not industries within the meaning of Section 2(j) of the Industrial Disputes Act. As against this Bench decision of our High Court, the learned counsel for the Petitioner is not able to lay his fingures on any authority holding the Respondent-Management is an 'industry', At this stage, it is relevant to note the parent body of the Respondent-Management is the Council of Scientific and Industrial Research which is the subject matter of the decision reported in 1976-II-M.L.J. page 43. Thus it is seen that the Respondent not being an 'industry' under Section 2(j) of the Industrial Disputes Act, this Tribunal has no jurisdiction and consequently the reference is bad.
- 9. In the result, in view of the finding on 'econd issue that this Respondent-Management is not an "industry" within the meaning of Section 2(j) of the Industrial Disputes Act, 1947, this Tribural has no jurisdiction and the reference is consequently bad. An award is passed accordingly. There will be no order as to costs.

Dated, this 22nd day of March, 1989.

THIRU K. NATARAJAN, Industrial Tribunal [No. L-42012/44/84-D.II(B)]
HARI SINGH, De l. Officer.